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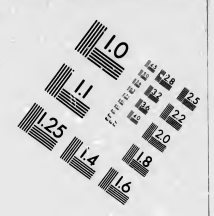
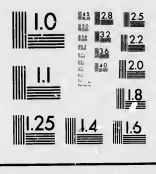
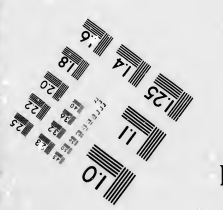


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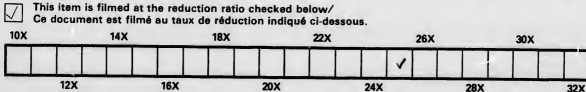
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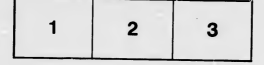
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ROYAL LETTERS, CHARTERS, AND TRACTS,

RELATING TO

THE COLONIZATION OF NEW SCOTLAND,

AND THE INSTITUTION OF

THE ORDER OF KNIGHT BARONETS OF NOVA SCOTIA.

1621 - 1638.



EDINBURGH: M.DCCC.LXVII.

1867

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- II. NOVA SCOTIA, THE KING'S PATENT TO SIR WILLIAM ALEXANDER, Knight, FOR THE PLANTATION OF NEW SCOTLAND, IN AMERICA, AND HIS PRO-CEEDINGS THEREIN. London, 1625, five leaves.
- 111. AN ENCOURAGEMENT TO COLONIES. By Sir WILLIAM ALEXANDER, Knight. London, 1624, twenty-seven leaves.

Title-page of the same Tract ro-issued, as "The Mapp, and Description of New England." London, 1630, one leaf.

IV. ENCOURAGEMENTS FOR NEW GALLOWAY, IN AMERICA. By [Sir ROBERT GORDON of] LOCHINVAR. Edinburgh, 1625, fifteen leaves.

Tract taken out, bound separately and classed in pamphlet collection, "error T, 110.5.8,9,10, respectively. (From new by ites. N Casey)

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THE Tracts contained in the present volume relate to the earliest attempts made in Scotland for the establishment of Colonies in North America. It is several years since they were reprinted for the Bannatyne Club. They were not circulated at the time, as it was proposed that the volume should embrace an extensive series of Original Letters and other documents, not only in connexion with this subject, but more especially with the institution of the Order of Knights Baronets of Nova Scotia. This hereditary dignity, it is well known, had its origin in having been engrafted upon the schemes of colonization which were projected in this kingdom by Sir William Alexander in the year 1621.

After collecting from the public Records, and from Sir William Alexander's Register of Letters while Secretary of State for Scotland, and other sources, the chief materials for this portion of the intended volume, its completion was deferred, partly in the expectation that some important documents might be obtained from originals deposited in H.M. State Paper Office. E to when in London in 1853, I was informed that the permission which the Home Secretary had previously granted, and which enabled me, as occasion offered, to examine and transcribe papers relating to Scotland during the sixteenth and seventeenth centuries, did not include such as were classed under the Colonial Department. I had therefore to make a special application to the Foreign Office, but after explaining the

A

object in view, as it was deemed inexpedient, from particular circumstances, to allow these papers to be examined or printed, the application was accordingly withdrawn. Since that time, these early Colonial Papers have been transferred to the Public Record Office, and are now of easy access for historical purposes, through the liberal arrangements sanctioned by the Master of the Rolls, besides the advantage of having an elaborate Calendar of them in a printed form.¹

I afterwards obtained for the Club transcripts of such papers from this great repository as seemed to be particularly suited for the present volume. But my hands being full of other work for the Club when it was drawing to a termination, this particular volume it was thought might be reserved for the last of the series, to be completed either in a larger or in a more restricted form, according to the means that should remain at the disposal of the Committee. Latterly, it became sufficiently evident that there would be no surplus funds to carry out the original design to its full extent. Had it even been otherwise, the anxious desire to bring the affairs of the Club to a speedy close would have kept me from interposing any protracted delay in completing the volume. I have, however, along with notices of the authors of the Tracts, given a very copious selection of all the original letters, and Acts of Privy Council which appeared to be of importance, without enlarging either on the subject of Nova Scotia Baronets, or attempting to prepare any detailed account of this unsuccessful episode of Scottish enterprise.

October 1866.

DAVID LAING.

¹ Calendar of State Papers, Colonial Series, 1574-1660, preserved in the State Paper Department of Her Majesty's Public Record Office. Edited by W. Noël Sainsbury. Lond. 1860, royal 8vo.

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I.-CAPTAIN JOHN MASON.

JOHN CABOTO, a Venetian, resident in Bristol, and his three sons, obtained from Henry the Seventh of England letters patent, dated 5th March 1496, for a voyage of discovery, and they reached the island of Newfoundland, 24th June 1497. A second patent, dated 3d February 1498, specially refers to "the Lande and Isles" late found by the said John,' he having reached the continent of North America, sailing from the confines of Labrador to the coast of Virginia, twelve months before Columbus, in his third voyage, by landing on the South American continent, had completed his own great discovery. Nearly a century later Sir Humphrey Gilbert, with a comprehensive patent granted by Queen Elizabeth, took possession of Newfoundland; and various settlements were attempted at subsequent times, among others, by Alderman Guy of Bristol in 1610, by Captain Whitbourne in 1615, by William Vaughan, and by Captain Mason, and others. John Guy was governor of the English colony there, and remained with his family for two years. Purchase, in his Pilgrimes, inserts the chief part of a patent granted by King James for New-found-land, together with a letter from Guy, to the Council of the New-found-land Plantation, dated at Cuper's Cove, 16th May 1611.2

But the person who was most successful in directing the attention of the people of England to this settlement was Captain Richard Whitbourne of Exmouth. He states that he became an adventurer into foreign countries at fifteen years of age, was captain of a vessel of his own in 1588, and rendered good service at the time of the Spanish invasion. Having been employed more than forty years in making voyages to and from the island, he says, as "for the Newfoundland, it is almost so familiarly known to me as my owne contrey." He was

¹ See Biddle's Life of SEBASTIAN CABOT (one of the sons), to whom he assigns the honour of

this discovery, compared with Bancroft's Hist. of the United States, vol. i. p. 9.

² Vol. iv. p. 1876. Lond. 1625, folio.

the author of "A Discourse and Discovery of Newfoundland," Lond., 1620, 4to., "A Discourse, containing a loving Invitation," &c., Lond., 1622, 4to., and a republication of both, with alterations and additions, in the same year. In a letter addressed to George Duke of Buckingham, in 1626, Whitbourne states that his "Large Discourse" had been presented to King James, and that his Majesty had ordered it to be printed, and distributed in every parish throughout England, to shew the benefits of settling a plantation in Newfoundland.¹

CAPTAIN JOHN MASON, on the other hand, addressed himself to his friends in Scotland, and his account of Newfoundland may have largely influenced the proposed schemes for founding colonies on the continent, in Nova Scotia. He seems to have been a native of England, but his name first occurs in the years 1610 and 1611, when engaged on the west coast of Scotland, along with Andrew Knox, Bishop of the Isles,² in attempting to curb the restless and predatory disposition of the islanders. In this enterprise Captain Mason was employed for fourteen months, and must have possessed means to have incurred considerable expense, amounting to £2,238 sterling, which still remained due in 1629, as we learn from the subjoined Declaration.³

¹ Colonial Papers, Sainsbury's Calendar, p. 82.

² Bishop Knox had received, in 1609, a commission for life as Steward and Justice of all the North and West Isles of Scotland. A brief account of his proceedings at this time is given in Donald Gregory's History of the Western Highlands and Isles of Scotland, from A.D. 1493 to A.D. 1625. Edinb. 1836, 8vo.

³ "TO THE KINGES MOST EXCELLENT MA^{TIE}.—The humble Declaracion of Capt. JOHN MASON Theasurer for your Ma^{ts} Army, concerning his service flowerteene Monethes in the Redshankes Islandes

"Humbly sheweth That having in the yeares 1610 and 1611 bin ymployed by the especiall order of his late Math yo⁷ flather of famous memory, gevin at Thetford, for furnishing and setting forth of Two Shipps of Warr and Two Pynnases to attend his Ma^{ty} service conioyntly with Mr Andrew Knox, then Bishopp of the Isles, for subduing of the then rebellious Redshankes in the Hebrides Ilandes, and for settling the Lawes of the Realme of Scotland there; which accordingly tooke good effect. In which ymployment the said Cap¹⁴. John Mason was engaged personally wt his said Two shippes and Two pynnases and flowerscore Marriners, besides certaine Gentlemen volunteers, in warlike manner, furnished by the space of flowerteene monethes, vppon an Aggreement made by the Earle of Dunbarr then Lord Chancellour and Thesaurer of Scotland in his Ma¹⁴⁹ name, to pay the whole freight, victualls, and wages, and other charges of the Expedicion. But the said Capt. John Mason was enforced to discharge the whole debt,

Being of an active enterprising disposition, Mason, who was for some time governor of Newfoundland, undertook a careful survey of the island. In a letter addressed "To the right worshipfull Mr John Scot of Scottisterbatt, in Scotland, Director to His Majesties Court of Chancery there, at his house on the Cawsy of Edenborough," he promises to send him some account of his discoveries. The letter is dated "from the plantacion of Cuper's Cove in Terra Nova. ult. Augusti 1617."¹ After alluding to the various hindrances to his duty. he expresses the hope that "I shall affoord you a Mapp thereof (Newfoundland), with a particular relacion of their severall parts, natures, and qualities." He then continues, -" I am now a setting my foote into that path where I ended last, to discover to the westward of this land; and for two months absence, I have fitted myselfe with a small new galley of 15 tonnes, and to rowe with fourteen oares (having lost our former). We shall visite the naturalls (natives) of the country, with whom I purpose to trade, and thereafter shall give you a tast of the event, hoping that withall Terra nova will produce Dona nova, to manifest our gratificacion. Untill which tyme, I rest and shall remayne tuus dum suus, JOHN MASON."

The "Brief Discourse" which Mason sent to Sir John Scot was

viz. Two Thowsand Two hundred thirty and eight ponndes. An Accompt whereof particularly drawn vpp, ho then offered to your Ma^{tys} father with a certificate allo vnder the handes of the Bishopp of the Isles and other Lords Temporall of his good services done, by many yet justifable. Wherevpnon was delivered vnto him, his Ma^{tys} letter to the Earle of Dnmf.rmlin then the Lord Chancellor and to the Lordes of the Councell of Scotland for passing of a grant of the King's Assise Herring due from all the fishing Shipps and Boates on those coastes, to the said Capt. John Mason ; who forthwith receaved commission therefore, and made collection of some part of the same in anno 1611. But vppon the marriage of the Queene of Bohemia the States Ambassadors after congratulacion of the said marriage, and presents delivered, made snit to the King for a Remission of the Payments of the said Assise Herring due by their Nation ; which was granted to the disannulling of the said Cap^t. John Mason his whole interest therein, who never since receaved one penny towardes recompence, saving onely a promise of certain Lands in Ireland, which tooke noe effect. Your Ma^{ties} most humble and obedient Servant Juor Masox."

There is annexed "An Accompt for the Interest" due on the principal sum of $\pounds 2,238$, for nineteen years, at the rate of 10 per cent, which, with the accumulations, reached, in 1629, to the large sum of $\pounds 12,439$, 7s. sterling; which probably he never received.—State Paper Office, Scotland, 1625–1638.

¹ Epistolæ Virorum Doct. ad Jo. Scot, &c. MS. (Advocates Library).

published by the latter at Edinburgh in 1620. The original tract, now reprinted, consists of seven leaves, and is so rare, that only three copies are known to be preserved.

It is not necessary to trace Captain Mason's subsequent history. At a later time he is styled "Vice-President of the Council for and Vice-Admiral of New England." He was alive in 1639. Several grants and papers relating to him among the Colonial Papers are described by Mr Sainsbury in his Calendar. One of these is a protest of Joseph Mason on behalf of Ann, widow of Captain John Mason, with respect to her lands in New England, July 4th, 1651.

In 1628 there appeared a quaint bombastic work, entitled "Quodlibets, lately come over from New Britaniola, Old Newfoundland. Epigrams and other small parcels, both morall and divine. . . . All of them composed and done at Harbor-Grace, in Britaniola, anciently called Newfound-Land. By R. H. (Robert Hayman), sometimes Gouernour of the Plantation there." London, 1628, 4to. One portion the author dedicates "To the far admired, admirably fair, vertuous, and witty Beauties of England." His lines addressed to Captain Mason, and to Sir William Alexander, may be quoted.

THE SECOND BOOKE OF R. HAYMAN'S QUODLIBETS, p. 31.

79. The foure Elements in Newfound-land. To the Worshipfull Captaine John Mason, who did wisely and worthily governe there divers yeeres.

The Aire, in Newfound-Land is wholesome, good,

The Fire, as sweet as any made of wood ;

The Waters, very rich, both salt and fresh;

The Earth more rich, you know it is no lesse.

Where all are good, Fire, Water, Earth, and Aire,

What man made of these foure would not live there?

80. To all those worthy Women, who have any desire to live in Newfound-Land, specially to the modest and discreet Gentlewoman Mistress Mason, wife to Captaine Mason, who lived there divers yeares.

Sweet Creatures, did you truely understand

The pleasant life you'd live in Newfound-land,

You would with teares desire to be brought thither :

I wish you, when you goe, faire wind, faire weather :

For if you with the passage can dispence,

When you are there, I know you'll ne'er come thence.

 To the right Honorable Knight, Sir William Alexander, Principall and prime Planter in New Scotland: To whom the King hath given a Royall gift to defray his great charges in that worthy busines.—P. 35.

Great Alexander wept, and made sad mone, Becanse there was but one World to be wonne. It ioyes my heart, when such wise men as you, Conquer new Worlds which that Youth neuer knew. The King of Kings assist, blesse you from Heanen; For our King halt you wise assistance giuen. Wisely our King did aide on you bestow : Wise are all Kings who all their gifts giue so. 'Tis well giaen, that is ginen to such a One, For seruice done, or seruice to be done. By all that know you, 'tis well understood, You will dispend it for your Countries good. Old Scotland you made happy by your birth, New-Scotland you will make a happy earth.

96. To the same Wise, Learned, Religious Patriot, most excellent Poet.

You are a *Poet*, better ther's not any, You have one super-vertue 'mougst your many; I wish I were your equal in the one, And in the other your Companion. With one I'd gine you your deserned due, And with the other, serue and follow you.

Hayman addresses verses to other persons connected with New Foundland, such as :—" To the right worthy, learned, and wise Master William Vaughan, chief Vndertaker for the Plantation in Cambrioll, the Southermost part of Newfound-Land, who with penne, purse, and person hath, and will proue the worthines of that enterprise." Also, "To the same industrious Gentleman, who, in his Golden-Fleece, styles himself Orpheus Junior."

Among the persons who had undertaken to plant large circuits in the southern part of "the island, commonly called the Newfoundland," was this William Vaughan of Tarracod, in the county of Carmarthen, Doctor of the Civil Law. Under the assumed name of Orpheus Junior, he published at London, in 1626, a fantastic work, entitled "The Golden Fleece . . . Transported from Cambrioll Colchos, out of the southernmost part of the island, commonly called the Newfoundland, by

Orpheus Junior, for the general and perpetuall good of Great Britains." London, 1626, 4to. He mentions in terms of high commendation Captain Mason, Sir William Alexander, and other adventurers; and gives an engraved map of the Island, by Captain Mason (of which an accurate facsimile accompanies this reprint of Mason's Tract, 1620). But it forms no part of the design of the present collection to enlarge on the history of Newfoundland, and its great importance to this country for the fisheries and navigation.¹

II.—THE KING'S PATEN FOR THE PLANTATION OF NEW SCOTLAND, 10th September 1621.

This Patent or Chartor is printed at full length, in a subsequent part of this volume, from the Great Seal Register. The abridged extract, contained in the well known and valuable work Purchase's Pilgrimes,² is given on account of the information which is added in regard to the proceedings for the Plantation. It is here accompanied with an extract from a rare tract, published at London in 1622 by the President and Council of New England.

¹ Copies of the following early tracts are preserved in the British Museum. For this note, I am indebted to the kindness of W. C. Hazlitt, Esq.

1. A Letter written by Captaine Edward Winne, to the Right Honourable, Sir George Caluert, Knight, his Maiesties Principall Secretary: From Feryland in Newfoundland, the 26 of August, 1621. Imprinted MDCXXI. Sm. 8vo. 12 leaves. ... Includes a 2d Letter not mentioned on the title: Another Letter of the 28 of August, from the said Captaine Winne, vnto Master Secretary Caluert. This occupies the 11th and 12th leaves.

2. A Letter from Captaine Edward Wynne, Gouernour of the Colony at Ferryland, within the Province of Analon, in Newfound-land, vnto the Right Honourable Sir George Calvert Knight, his Malesties Principall Secretary. Inly, 1621. 4to. 9 leaves. ... Includes Letters to Calvert from Capt. Dan. Powell, and Capt. Wynne [17 Aug. 1622] and even from N. H. a Gentleman living at Ferryland to his friend W. P. 18 Aug. 1622. There is no regular title, but the above headline occurs on Sign. A. The last leaf is marked C.

3. A Short Discourse of the New-Fovnd-Land: containi[n]g Diverse Reasons and inducements, for the planting of that *Country*. Published for the satisfaction of all such as shall be willing to be Adventurers in the said Plantatioun. Dvblin, Printed by the Societie of Stationers. M.D.C. xxiii. 4to. 14 leaves. .. Dedicated by T. C. to "The Right Honovrable Henry Lo: Cary, Vlscount of Falkland," &c.

² Vol. iv. p. 1871.

III.—SIR WILLIAM ALEXANDER OF MENSTRIE.

SIR WILLIAM ALEXANDER of Menstrie, VISCOUNT and afterwards EARL OF STIRLING, is usually said to have been born in 1580.¹ It is more likely that it was two or three years earlier. Some persons would trace his descent from Alexander or Allister, or Mackallister, whose progenitor was Donald, King of the Isles, son of Reginald, King of Man and the Isles.² This has a magniloquent sound, and suits the style of peerage writers, but no proof has or can be adduced to confirm it. Alexander Alschinder (as the name Alexander was frequently written during the sixteenth century) was the son of Andrew Alexander of Menstrie, and Catherino Graham. He, with Elizabeth Douglas, his spouse, and Andrew, their son and apparent heir, had two charters from Colin, Earl of Argyle, of part of the barony of Menstrie, in 1529, confirmed under the Great Seal, 20th April 1530.³ He died in 1545.

Andrew Alexander, mentioned in these charters, predeceased his father. His wife's name is not recorded; but we may infer from what follows that she was the daughter of Alane Coutis.

Alexander Alschinder of the Mains of Menstrie appears as a witness, along with his grandfather, of the same name, in a seisin dated 19th April 1541. Instead of surviving till 1594, as stated in Douglas' Peerage, his death occurred on the 16th of February 1580-1. His last will was confirmed by the Commissaries of Edinburgh on the 24th of May 1581.⁴ Five days before his decease he nominated James Alexander, his father's brother, John Alexander of Pitgogar, and Elizabeth Alexander, relict

⁴ Edinburgh Commiss. Confirmed Instruments, vol. ix.

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¹ Marshall's portrait, rarely found in the copies of the Earl's "Recreations with the Muses," Lond., 1637 (see frontispiece to the present volume), represents the Earl of Stirling ætatis suæ lvii.; but it is not certain that 1637 was the actual date of the engraving.

^{*} See Buchanan of Auchmar's Highland Clans, &c.

³ Regist. Magni Sigilli, Lib. xxiii. No. 196.

of unquhile John Leicheman, burgess of Striveling, his excentors ; also his gude Lord and maister Coline, Earl of Argyle, and Alane Contis, his guidschir (maternal grandfather), as oversmen ; at the same time he constituted the said James Alschinder to be "tutor-testamentar to his bairnes, to wait thairupon for putting of his roomes and gudis to proffeit for the sustentation of his bairnes, and uphald of the hous to thame, and putting of thair geir to proffeit quhill thair perfyt aige," &c.; or, failing his acceptance of this trust, John Alexander of Pitgogar, who seems to have undertaken it. In the list of debts awand be the said Alexander Alschinder of Menstrie there was one to my Lord of Argyle, maister of the ground, in anno 1580, 24 bolls of wheat, at £4 the boll; 24 bolls of bear, at £3, 6s. 8d.; and 24 bolls of meal, at £2, 10s. 6d.; and to Margaret Alschinder, his sister, 100 merkis. The names of the children are unfortunately not given, and no mention being made of his wife, she had most likely predeceased him.

No particulars are recorded of Sir William's early history and education. He probably studied at St Andrews, without remaining to take his degree of Master of Arts. Sir John Scot states, "that he travelled through Italy and France with his Lord superior the Earl of Argyle, where he attained to the French and Italian languages."¹ This must have been Archibald seventh Earl of Argyle, born in 1576; and we may suppose that their visit to the Continent was before the close of that century. His first appearance as an author was in 1603, having published at Edinburgh "The Tragedie of Darius. By William Alexander of Menstrie;" and, addressing the Reader, he says, "I present to thy favourable viewe and censure the first essay of my rude and unskilfull Muse in a Tragicall poem." It was dedicated "To the most excellent, high, and mightie Prince James the 6. King of Scots, my dreade Soveraigne:"

> Whose Sacred brow a twofolde laurell beares, To whom Apollo his owne harpe resignes, And everlasting Trophies vertue reares.

In the following year Alexander published, at London, "Aurora, containing the first fancies of the Author's youth," being a collection of Love

¹ Scot's Staggering State of Scots Statesmen.

Sonnets, Sextains, &e., dedicated to the Lady Agnes Dowglas, Countesse of Argyle. At the same time his Darins, somewhat polished in its style, was reprinted, with the dedication "To His Sacred Majestie," amplified from three eight-line stanzas to thirteen stanzas. His tragedy of Crossus was joined to this republication, along with his "Paraenesis to the Prince. In 1607, these and his other tragedies, in rhyme, the Alexandraean, and Julius Caesar, formed one volume, with a general title, "The MONARCHICKE TRAGEDIES, &c., Newly enlarged." In a complimentary sonnet to the author, Sir Robert Aytonn, in reference to this title, says,—

The worthiest Monarch that the same can see, Doth grace thy labours with his glorious Name, And daignes Protector of thy birth to be': Thus all Monarchick, patron, subject, stile Make thee the Monarck-tragick of this Isle.

But leaving his tragedies, and other poetical works, it may be noticed, that like many of his countrymen, Alexander had followed James to London, to seek preferment at Court, and was appointed Gentleman of the Prince's Privy Chamber. Before Prince Henry's untimely death, in November 1612,¹ he appears to have obtained the honour of knighthood; and shortly afterwards the King made him Master of Requests for Scotland.

During his residence at Court, Sir William, who could not be ignorant of the English settlements in Virginia or New England, of the French possessions in Acadie or Canada, and of the great importance of Newfoundland for its fisheries, was led to contemplate the advantages of an intermediate settlement on the same coast. In this, he says, "being much encouraged heereunto by Sir Ferdinando Gorge, and some uthers of the undertakers for New England, I shew them that my countrymen would never adventure in such an enterprise, unless it were as there was a New France, a New Spaine, and a New England, that they might likewise have a New Scotland." Having thus resolved to embark in colonial adventure, with a due regard to his personal dignity and pecu-

¹ The date usually given is 1614. But on the title page of "An Elegie on the death of Prince Henrie," Edinburgh, 1612, 4to, his name occurs signed as "Sr. William Alexander of Menstrie, Gentleman of his Privie Chamber," and, at the end, "S. W. A."

niary interests, he had no difficulty in obtaining from King James a grant of a large and extensive territory on the mainland, to the East of the river St Croix, and South of the St Lawrence, "lying between our colonies of New England and Newfoundland," as a foreign plantation. On this subject the King addressed the following important letter to the Lord Chancellor and the members of the Privy Council of Scotland, which is here given from the original,¹ and is probably now first printed.

1621. August 5.

JAMES R.

Right trusty and welbeloued Cosens and Counsellours and right trusty and welbeloued Counsellours Wee greete you well. Haueing euer beene ready to embrace anie good occasion whereby the honor or proffete of that our Kingdome might be advanced, and considering that no kynd of conquest can be more easie and innocent than that which doth proceede from Plantationes specially in a countrey commodious for men to live in yet remayneing altogither desert or at least onely inhabited by Infidells the conversion of whom to the Christian fayth (intended by this meanes) might tend much to the glory of God; Since sundry other Kingdomes as likewyse this our Kingdome of late, vertuously aduentring in this kynd haue renued their names, imposeing them thus yoon new lands, considering (praysed to God) how populous that our kingdome is at this present and what necessity there is of some good meanes wherby ydle people might be employed proventing worse courses Wee think there are manie that might be spared who maie be fitt for such a forraine Plantation being of mynds as resoluto and of bodyes as able to overcome the difficulties that such aduenturers must at first encounter with as anie other Nation whatsoeuer, and such an enterprise is the more fitt for that our kingdome that it doth craue the transportation of nothing from thence, but only men, women, cattle, and victualls, and not of money, and maie give a good returne of other commodityes affording the meanes of a new trade at this tyme when traffique is so much decayed. For the causes abouespecifeit Wee have the more willingly harkened to a motion made vnto vs by o^{*} trusty and welbeloued Counsellour SIR WILLIAM ALEXANDER knight who hath a purpose to procure a forraine Plantation haueing made choice of lands lying betweene our Colonies of New England and Newfoundland both the Gouernours whereef have encouraged him thereunto, therefore that he and such as will vndertake with him by getting of good security maie be the better enabled hereunto Our pleasure is that after due consideratione if you finde this course as Wee have conceaued it to be for the

¹ Royal Letters, 1607-1624, General Register House.

good of that our Kingdomo That yow graunt vnto the sayd Sir William his heires and assignes or to anie other that will joyne with him in the whele or in any part thereof a Signatour vnder our Great Seale of the sayd lands lying betweene New England and Newfoundland as he shall designe them particularly vnto yow To be holden of vs from our kingdome of Scotland as a part thereof united therewith by anie such tenure and as freely as yow shall finde vs to have formerly granted in the like case here, or that yow shall think fitt for the good of the sayd plantation with as great priuledges and fauours for his and their benefite both by sea and land, and with as much power to him and his hoires and their deputyes to inhabito, gouerne, and dispose of the sayds lands, as hath at anie tyme bene graunted by vs heretofore to anie of our subjects whatsoeuer for anie forraine plantation or that hath beene graunted by anie Christian prince of anie other kingdome for the like cause in giving authority power benefito or heno^r within the bounds to be plaunted to them or by warranting them to conferro the like vpon any particular entorpryser there who shall deserve the samen, adding any further conditiones for the furtherance hereof as yow shall think requisite and that the said Signatour be past and exped with all expedition And likewise Our pleasure is that yow give all the lawfull ayde that can be afforded for furthering of this enterprise which Wee will esteeme as good service done to vs for doing whereof these presents shall be your warrant from Our Court at Beauer the 5th of August 1621.

(Indorsed)-

To our Right trusty and welbeloued Cosen and Counsellour The Earle of Dumfermling oure Chancellour of Scotland And to our right trusty and welbeloued Counsellours The remanent Earles Lords and others of our Priuy Councell of our sayd Kingdome.

Proceeding on this authority, the royal warrant or signature for a charter was accordingly prepared, and signed by the King, at Our Castle of Windsor, on the 10th September 1621, and the charter under the Great Seal was duly passed and registered on the 29th of that month, as printed in this collection. Sir William Alexander in this charter is alleged, somewhat gratuitously, to have been the first of our subjects who, at his own expense, endeavoured to plant this foreign colony, on the lands which it describes, while the privileges and liberties conferred on him as the King's hereditary lieutenant-general were almost unlimited. In making this grant the fact was overlooked, or kept altogether out of view, that this region had already been included in the French provinces of Acadie or New France, in virtue

of previous settlement, by a grant of Henry IV. of France in the year 1603. Sir William seems to have been aware of this, as he uses the words, "designing the bounds for me *in that part, which hath been questioned by the French*;" but he considered that in his patent the boundaries were clearly enough defined, as "marching upon the West towardes the River of Saint Croix, now Tweed (where the Frenchmen did designe their first habitation) with New England, and on all other parts it is compassed by the great Ocean, and the great River of Canada." Notwithstanding this, it was found, from using the same name for different localities, that the actual boundaries were by no meane well ascertained; and it so happened that during the whole of this and part of the following century it became a fruitful source of dispute between France and Britain.¹

On the 8th of November 1621, a similar charter was granted to Sir Robert Gordon of Lochinvar and his second son Robert, with the view of promoting the great object of colonization. This charter is also included in the present volume. Sir William Alexander having received his patent, the Privy Council passed the following Act in his favour, to have a seal as his Majesty's lieutenant, with the King's portrait and arms.

Apud Edinburgh xviij Juny 1622.

1622. July 18.

SIR WILLIAM ALEXANDER.²

Forsanckle as in the Patent grantit to SIR WILLIAM ALEXANDER Knight anent the new Plantatioun intendit and vndertane be him of landis lyand betuix his Majesteis Coloncis of New England and the newfundland, thair is a Commissioun of Lieutennandrie Justiciarie and Admiralitie insert and for the gritair solempnitie in useing of the saidis Officeis It is appointit and ordanit be the said Patent that he sall haif ane Seale according to the forme vnderwritten Thairfoir the Lordis of Secreit Counsell ordanis and commandis Charlis Dikkiesoun sinkair of his Maiesteis Irnis, to mak grave and sink in dew and comelie forme Ane seale haucand on the ane syde his Majesteis armes within a sheild, the Scottis armes being in the first

¹ As detailed in the voluminous Memorials published by the French Government previously to the Peace of Aix-la-Chapelle in 1763, with regard to the boundaries of New France and Nova Scotia.

² Acta Reg. Secr. Concilii, fol. 83 b.

place, with a close crowne about the armes, with this circomescriptioun Sigillum Regis Scotiæ Angliæ Franciæ et Hiberniæ, and on the other syde of the seale his Maiesteis portrait in armour with a crowne on his heade ane sceptour in the ane hand, and ane globe in the other hand, with this circomescriptioun Pro Nouæ Scotiæ locum tenente Anent the makeing graveing and sinking of the whilk seale The extract of this Act salbe vnto the said Charlis ane sufficient warrande.

As it became necessary that some active measures should be adopted, Sir William states that, after receiving his patent, he procured a vessel at London, in March 1622, and sent it to Kirkeudbright for men, provisions, &c. that it might sail direct from Scotland. But he enlarges on the delays, the increased expense of provisions, and the difficulty experienced in persuading artisans and other suitable persons¹ to set out for far distant and unknown lands. It was late in the season when the vessel came within sight of the shore near Cape Breton, but, beaten back by contrary winds, no landing was effected, and the company resolved to pass the winter in St John's harbour, Newfoundland, while the vessel was sent home "for a new supply of such things as were needful." The next spring another vessel was freighted, and sailed with not much better success. On arriving, in June, at St John's, they found the former company dispersed, or engaged in various occupations; and after sailing along the coast, making a partial survey of the harbours and adjacent lands, the proposed establishment of a colony there was again postponed, and the company returned to England.

With the hope of exciting a greater interest in the proposed scheme, Sir William Alexander published under the title of "AN ENCOURAGEMENT TO COLONIES," London, 1624, the tract now reprinted page for page with the original, of which some copies have the date 1625. It seems not to have had much success, as six years later, the copies were reissued with the more attractive title of "The MAPP AND DESCRIPTION OF NEW ENGLAND; together with A Discourse of Plantation, and Collonies," &c. London, 1630. The two books, excepting the title pages, are precisely

¹ Lord Bacon has some useful suggestions on this subject, in his Essay on Plantations; and it would have been well had. Sir William completed his arrangements before the vessel had been sent to Kirkendbright.

the same, but the author's dedication "To the most Excellent Prince (Charles)," was cancelled in the later copies, and no other substituted. The engraved map occurs in both, and was also used by Purchase, in the Fourth Part of his Pilgrimes, 1625, where he has a short chapter on the subject. A fac-simile of this Map is given in the present volume. The author concludes his Encouragement to Colonies by acknowledging that no one man could accomplish such an undertaking by his own private fortunes, but if it shall pleaso the King to give his help accustomed, "making it appear to be a work of his own, I must trust to be supplied by some publike helpes, such as hath beene had in other parts," for the advancing of so worthy a work, "which may prove for the credit or benefit of my Nation, to whom I wish all happinesse."

In this expectation Sir William Alexander was not disappointed. The scheme which had proved successful in the year 1609 for colonizing certain districts in the province of Ulster, by creating the Order of Knights Baronets in the kingdom of Ireland, and dividing the lands and annexing the title to those who undertook to pay a fixed sum, and furnish a certain number of settlers, suggested the adoption of a similar plan for Scotland, under the title of Knights Baronets of Nova Scotia. Sir William had sufficient influence with the King to persnade him heartily to approve of the scheme, and to write, "We ar so hopefull of that enterprise that we purpose to make it a work of our owne." This project is so well set forth in King James's letter to the Privy Council of Scotland, and in their reply, 18th October and 23d November 1624, that these may here be printed in full, along with the Council's Proclamation on the last of November. It announced the King's resolution on the 1st of April following to proceed to the creating and ranking the one hundred proposed Baronets; and the Knights and Esquires who intended to become undertakers and receive this honour were directed previously to that day to appear and have their names enrolled in the Books of Privy Council. There is also added the letter of Prince Charles, on the 17th, and another of the King's, the 23d of March 1625. But four days before the 1st of April had arrived, and only four days after the King had signed that letter, his reign had come to its termination.

FROM HIS MAJESTIE ANENT BARONETTIS.¹

1624. October 18.

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[JAMES R.]

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Right trustic and welbeloued Counsellour Richt trustic and welbeloued Cosens and Counsellors and trustie and weilbeloued Counsellours We greate you weill The Letter ye sent giving us thankes for renueing of the name of that our ancient Kingdome within AMENICA intreateing our favour for the furthering of a Plantatioun ther, was verie acceptable vnto vs and reposeing vpoun the experience of vthers of our subjects in the like kinde We ar so hopefull of that enterprise that We purpose to make it a worke of oure Owne And as We wer pleased to erect the honour of KNICHT BARRONETTS within this oure Kingdome for advancement of the Plantatioun of Ireland, So We doe desire to conferr the like honour within that our Kingdome vpoun suche as wer worthie of that degree and will agree for some proportion of ground within New ScotLand furnisheing furth such a number of persones as salbe condiscended vpoun to inhabite there Thus sall both these of the cheife sorte (avoydeing the vsuall contentions at publick meetings) being by this Heredetarie honour preferred to others of meaner qualitie know ther owne places at home and likwyse sall have ther due abroad from the subjects of our other countrey is according to the course apointed for that our ancient Kingdome And the mentioning of so noble a cause within ther Pattents sall both serve the more by suche a singular merite to honour them and by so goode a ground to iustifie our indgement with the posteritie But thouch the conferring of honour be meerely Regall and to be done by Vs as We please yet We would proceed in no matter of suche moment without youre advyse OUR PLEASURE is haueing considered of this purpose if ye find it as We conceive it to be both fitt for the credit of that Our Kingdome and for the furtherance of that intended Plantatioun that ye certifie vs your opinione concerning the forme and conveniencis thairof, togither withe your further advyce what may best advaunce this so worthic worke which We doc verie muche affect but will vse no meanes to induce onie man thereunto further then the goodnes of the busines and his awne generous dispositione shall perswade Neither doe We desire that onic man salbe sent for or travelled with by you for being Barronet, but after it is founde fitt will leave it to their owne voluntarie choise, not doubteing (howsoever some for want of knowledge may be averse) but that ther wilbe a greater nomber than we inttend to make of the best sorte to imbrace so noble a purpose whereby bothe they in particular and the whole Natione generally may have honour and profite And We wishe you rather to thinke how

¹ Regist. Secr. Concilii.- (Royal Letters, Sept. 19, 1623, May 17, 1632.)

remedies may be provyded against any inconveniences that may happin to occure then by conjecturing difficulties to loose so faire and varecouerable occasioun whiche other Nations at this instant are so earnest to valertake. And fet the better directinge of your indgement We have appointed and printed copie of that Order quhiche was taken concerning the Barronettis of this our Kingdome to be sent vato you as it was published by authoritie from Vs.¹ So desireing you to haste back your ansueire that We may signifie our further pleasure for this purpose We bid you Fairweill. From Our Courte at Roystoun the 18 day of October 1624.

1624. November 23.

TO HIS MAJESTIE ANENT THE BARONETTIS.

MOST SACRED SOUERANE,

We have considerit of your Maiesties letter concerning the Barronettis and doe therby persave your Maiesties great affectioun towards this your ancient Kingdome and your Maiesties most indicious consideration in makeing choise of so excellent meanes both noble and fitt for the goode of the same, wherein seing your Maiestie micht haue proceidit without our advyce, and vnacquenting vs with your Maiesties royall resolutioun therein, we ar so muche the more boundin to rander vnto your Maiestie our most humble thankes for your gracious respect vnto vs not onlie in this but in all vther thinges importeing this estate outher in credite or profit And we humblic wisse that this honour of Barronet sould be conferrit vpoun none but vpon Knichtis and Gentlemen of chiefe respect for their birth, place or fortounes, and we have taken a course by Proclamatioun to mak this your Maiesties gracious intentione to be publicklie knowen that non heirafter prætending ignorance take occasion inwardlie to compleyne as being neglected bot may accuse thameselflis for neglecting of so fair ane opportunitie/And whereas we ar given to vnderstand that the country of New Scotland being dividit in twa Provinces and eache province in severall Dioceises or Bishoprikis, and eache diocese in thrie Counteyis, and eache countey into ten Baronyis, everie baronic being thrie myle long vpon the coast and ten myle vp into the countrie, dividit into sex parocheis and eache paroche contening sax thousand aikars of land and that everie Baronett is to be ane Barone of some one or other of the saids Barroneis and is to haif therein ten thowsand aikars of propertie besydis his sax thowsand aikars belongeing to his burt (burgh) of baronie To be holdin free blanshe and in a free baronic of your Maiestic as the barronics of this Kingdome for the onlie setting furth of sex men towardis your Maiesties Royall Colonie armed, apparelld, and

¹ This might either be "His Majesties Commission as touching the creation of Baronets." London, 1611, 4to, or "Three Patents concerning the Honourable Degree and Dignitie of Baronets." London, 1617, 4to.

PREFACE,

victuald for two yeares And everic Baronet paying SIR WILLIAM ALEXANDER Knicht ane thousand merkis Scottis money only towards his past charges and endevouris Thairfore our humble desire vnto your Maiestie is that care be taken by suirtie actit in the bookis of Secreit Connsall, as was in the Plantatioun of Vister that the said nomber of men may be dewlie transported thither with all provisions necessar and that no Baronet be maid but onlie for that cause And by some such one particular course onlie as your Maiestic sall appointe And that Articles of Plantatioun may be set furth for encourageing and induceing all others who hes habilitie and resolutionn to transport themselffis hence for so noble a purpose.

Last we consave that if some of the Englishe who ar best acquainted with such forrayn enterpreises wald joyno with the saids Baronetts heir (as it is liklio the lyker conditioun and proportioun of ground wald induce thame to doe) That it wald be ane grito encouragement to the furtherance of that Royall worke quhilk is worth [ic] of your Maiesties care And we doubte not sindrie will contribute their help heirunto. So exspecting your Maiesties forder directioun and humblic submitting our opinione to your Maiesties incomparable iudgement We humblio tak our leave prayeing the Almichtie God to blisse your Maiestie with long and happie Reigne. From Edinbrugh the 23 of November 1624.

(Sic subscribitur)

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GEO. НАУ.	LAUDERDAILL.
MAR.	L. ARESKINE.
ST ANDROIS.	CARNEGIE.
Mortoun.	B, DUMBLANE.
Linlathgow.	A. NEPER.
Melros.	S. [W.] OLIPHANT.

PROCLAMATIOUN ANENT BARONETIS.¹

Apud Edinburgh ultimo die mensis Novembris 1624.

At Edinburgh the last day of November The yeir of God 1600 Tuentie four yearis Our Soverane Lord being formarlie gratiouslie pleased to crect the heritable honnour and title of ane Baronet as ane degree, state and place nixt and immediatlie following the younger sones of Vicounts and Lordis Baronis of Parliament as ane new honnour whairwith to rewaird new meritis Haveing conferrit the samo honnour place and dignitie upoun sundrie of the Knights and Esquhyris of Ingland and Ireland to thane and thair airis maill for ever In consideration of thair help and assistance toward that happie and successfull plantatioun of ULSTER IN IRELAND To the grite strenth of that his Majesties Kingdome, increase of his Hienes revenues and holp to manie of his Majesties goode subjects And quhairas our said

¹ Regist. Secreti Concilii.-(Acta, Jan. 1621-Mar. 1625, fol. 218.)

1624. November 30.

Soverane Lord being no les hopefull the plantatioun of NEW SCOTLAND in the narrest pairt of America alreadie discovered and surveyed be some of the subjects of his Majesties Kingdome of Scotland joyning unto NEW INGLAND quhairin a grite pairt of his Hienes nobilitie, gentrie, and burrowis of Ingland ar particularlie interessed and hes actuallie begun thair severall Plantations thairof And for that conceaving that manie his Majesties subjects of this his ancient Kingdome emulating the vertews and industrious interpryssis of utheris And being of bodies and constitutionis most able and fitt to undergo the Plantatioun thairof and propagatioun of Christiane relligioun will not be deficient in anie thing quhilk may ather advance his Majesties Royall intentioun towards that Plantatioun or be beneficiall and honnourable to this his Hienes ancient Kingdome in generall or to thameselfis in particular The samyn being ane fitt, warrandable and convenient means to disburding this his Majesties said ancient Kingdome of all such younger brether and meane gentlemen quhois moyens ar short of thair birth worth or myndis who otherwayes most be troublesome to the houses and freindis from whence they ar descendit (the common ruynes of most of the ancient families) Or betak thameselfis to forren warko or baisser chifts to the discredite of thair ancestouris and cuntrey And to the grite losse of manie of his Majestics goode subjects who may be better preservit to his Hienes use, honnour of thair freindis, and thair awne comfort and subsistance Gif transplantit to the said cuntrey of New Scotland, most worthie and most easie to be plantit with christiane people and most habill by the fertilitie and multitude of commodities of sea and land, to furnish all things necessarie to manteine thair estaitis and dignitie as Landislordis thairof and subjects to his Majestie to be governed by the Lawis of this his ancient Kingdome of Scotland And our said Soverane Lord being most willing and desyreous that this his said ancient Kingdome participate of all such otheris honnouris and dignities as ar crected in anic of his Majestics others Kingdomes To the effect that the Gentric of this his Hienes said ancient Kingdome of Scotland may both haif thair dew abroad amonge the subjects of utheris his Majesties Kingdomes and at home amonge thameselffis according to thair degree and dignitie As alsua his Majestie being most graciouslie pleasit to confer the said honnour of heretable Baronet as ane speciall mark of his Heighnes princelic favour upoun the Knights and Esquyris of principall respect for thair birth worth and fortouns Togidder with large proportionis of Landis within the said cuntrey of New Scotland who 'sall be generouslie pleasit to set furth some men in his Hienes Royal Colonie nixt going thither for that plantatioun THAIRFORE his Majestie ordanis his Hienes lettres to be direct chargeing Herauldis Pursevantis and Messengeris of Armes to pas to the mercat Cros of Edinburgh and vtheris placeis neidfull and thair be oppin proclamatioun to mak publicatioun of the premises And that it is his Majestics princelie

pleasure and expres resolutioun, to mak and creat the nomber of Ane hundreth heretable Baronettis of this his Hienes Kingdome of Scotland be patentis under his Majesties grite scale thairof Who and thair airis maill sall haif place and precedencie nixt and immediatlie after the youngest sones of the Vicounts and Lordis Barrounis of Parliament and the addition of the word SIR to be prefixed to thair propper name and the style and the title of BAHONETT subjoyned to the surname of everie ane of thame and thair airis maill Togither with the appellatioun of Ladie, Madame, and Dame, to thair Wyffis in all tyme comeing with precedencie befoir all othors Knights alsweill of the Bath, as Knights Bachelouris and Bannarettis (except these onlie that beis Knighted be his Majestie his airis and successouris in proper persone, in ane oppin feild with banner displayed with new additioun to thair armes and haill uther is prærogatives formarlie grantit be oure said Soverane Lord to the saidis Barronettis of Ingland and Ireland Conforme to the printed patent thairof in all poynts And that no persone or personis whatsumevir sall be created and maid Barronetts bot onlie such principall Knights and Esquyris as will be generouslie pleasit to be Undertakeris of the said Plantatioun of New SCOTLAND And for that effect to act thameselfis or some sufficient cautioneris for thame in the buikis of Secreit Counsaill befoir the first day of Apryll nixt to come in this insueing year of God 1600 Tuentie fyve yearis To sett furth sex sufficient men artificeris or laboureris sufficientlie armeit apparrelit and victuallit for tua yeiris towards his Majesties Royall Colonie to be established God willing thair for his Hienes use dureing that space And that within the space of yeir and day efter the dait of the said Actis under the pane of tua thowsand merkis usuall money of this realme As also to pay to Sir WILLIAME ALEXANDER Knight Maister of Requests of this Kingdome and Lieutenant to his Majestie in the said Cuntrey of NEW SCOTLAND the sowme also of ano thowsand merkis money foirsaid for his past charge is in discoverio of the said Cuntrey and for surrendering and resigning his interest to the saidis Landis and Barronics qubilks ar to be grantit be our said Soverane Lord to the saidis Barronettis and everie one of thame To be halden in frio blensh of his Majestie his airis and successouris as frie Barronies of Scotland in all tyme comeing And as of the Crowne of the samyne Kingdome and under his Hienes grite scale thairof without onie other fyne or compositioun to be payit to his Majestie or his hienes thesaurar for the tyme thairfore Quhilkis barronics and everio one of thame sal be callit be suche names as seemes meetest to the saids Barronetts And sall border on the sea coast or some portative river of the said Cuntrey and conteino threttie thowsand aikers quhairof sextene thowsand aikers is intendit for everie one of the saidis Baronetis thair airis and assignayis quhatsumevir with ano Burgh of Barronie thairupoun And the remanent fourtene thowsand aikeris for such other publick use and uses as for the Crowne.

Bishops, Universities, Colledge of Justice, Hospitals, Clargie, Phisitiounis, Schools, Souldiouris and utheris at lenth mentionat in the Articles and Plattforme of the said Plantatioun And forder that his Majesties will and pleasure is That publict intimatioun be maid as afoirsaid To all the saidis Knights and Esquyris who desyris to accept the said dignitie of Baronett and Baronie of Land upoun the conditionis above exprest that betuix and the first day of Apryle nixt to come they repair in persoun or by some Agent sufficientlic instructed to the Lordis of his Majestics privie Counsall or to suche as sal be nominat be his Hienes and intimat to thame be the saidis Lordis to inroll thair names and ressave forder informatioun fra thame concerning the said plantation and for passing of their infeftmentis and patents accordinglie And sicklyk that all otheris personis who intendeth not to be Barronetts and that hath such affectioun to his Majesties service as they will also be Undertakers of some proportionis of Land in NEW SCOTLAND (as the nobilitie gentrie and burrowis of Ingland hath done in New Ingland) may herafter tak notice of the printed Articles¹ of the Plantatioun of New Scotland and informe thameselfis by all laughfull wayes and meanis thairof With certificatioun to all his Majesties lieges and subjects that immediatlie after the said first day of Apryle nixt to come Our said Soverane Lord will proceed to the creatioun and ranking of the saidis Barronettis, and passing of thair patents and infeftments without respect to ony that sall happin to neglect to cum in before the said day who ar heirby requyrit to tak notice heirof and inroll thair names that thair neglect may be rather imput unto thameselfis then to his Majestie who is so graciouslie pleasit to make offer to thame of so fair ane occasioun of heretable preferment honnour and benefite.

1625. March 17.

CHARLES P.

ANENT BARONETTIS.²

Right trustie and right welbeloued Cosens and Counsellouris and right trustie and welbeloued Counsellouris, Whereas it hath pleased the Kingis Majestie in favour of the Plantatioun of NOVA SCOTIA to honnour the Vndertakiris being of the ancientest gentrie of Scotland with the honnour of Barronetts and thairin haif trusted and recommendit SIR WILLIAM ALEXANDER of Menstrie to his Counsell to assist him by all laughfull meanis and to countenance the bussienes by their authoritie In like maner We do recommend the said Sir William and the bussines to your best assistance hereby declairing that we favour bothe the bussines and the persone that followeth it in suche sort That your willingness to further it in all you can sall be vnto us very acceptable service So We bid you hartelie farewell From the Court at Theobalds, the 17 of Marche 1625.

No copy of these Printed Articles has been discovered.
Regist. Secr. Concilii.—(Royal Letters, 1623-1632.)

 $\mathbf{22}$

ANENT BARONETTIS.

JAMES R.

1625. March 23.

23

Right trustic and welbeloued Counsellour Right trustic and welbeloued Cosens and Counsellours and trustic and welbeloued Counsellours We greete you weele We persave by your letters directit vnto us what care you haif had of that bussienes which We recommendit vnto you concerning the creatting of KNIGHT BARONETTIS within that our Kingdome for the Plantatioun of New Scotland, and ar not onlic weele satisfied with the course that you haif taikin thairin but likewayis it doeth exceidinglie content ws that We haif so happielie fund a meanis for expressing of our affectioun towards that our ancient Kingdome as we find by the consent of you all so much tending to the honnour and proffite thairof, and as we half begun so we will continuo requireing you in like maner to perseuere for the furthering of this Royall work that it may be brought to a full perfectioun And as you haif done weele to warne the auncient Gentrie by Proclamatioun assigncing thame a day for comeing in and that you are carefull to secure that which they sould performe Our pleasure is to this end that this bussienes may be carried with the lesse noice and trouble that everic ane of them that docth intend to be Baronet give in his name to our trustic and welbeloued SIR WILLIAM ALEXANDER Knight our Licutennant for that enterprise or in cais of his absence to our trustic and welbeloued Counsellour Sir John Scott Knight that one of thame after the tyme appoyntit by the Proclamatioun is expyred may present the names of the whole nomber that ar to be created unto thame whome We sall appoynt Commissionaris for marshalling of them in due ordour And becaus it is to be the fundatioun of so grite a work bothe for the good of the Kingdome in generall and for the particular enterest of everie Baronet who after this first protectionarie Colony is scatled for securcing of the cuntrey may the rather thairefter adventure for the planting of their awne proportioun whiche by this meanis may be maid the more hopefull That the sinceritie of our intentioun may be seen Our further pleasure is that if any of the Baronettis sall chuse rather to pay two thowsand merkis than to furnishe furth sex men as is intendit that then the whole Baronettis mak chois of some certaine persones of thair nomber to concurr with our said Lieutennant taking a strict course that all the said monie be onlie applied for setting furth of the number intendit or at the least of so many as it can convenientlie furnishe And as we will esteeme the better of suche as ar willing to imbrace this course so if any do neglect this samine and sue for any other degree of honnour hereafter We will think that they deserve it the lesse since this degree of Baronet is the next steppe vnto a further And so desiring you all to further this purpose als far as convenientlie you can We bid you Farewell, from our Court at Theobaldes, the 23 of Marche 1625.

King James died at Theobalds, London, on Sunday the 27th day of March 1625. At the close of his charter or original patent, granted to Sir William Alexander in October 1621, he engaged that all the privileges and liberties it so bountifully conferred should be ratified, approved, and confirmed in our next Parliament of our said Kingdom of Scotland, No subsequent Parliament was held during his reign; but this scheme was not allowed to drop. King Charles, within three months of ascending the throne, granted a Charter of Novodamus, under the Great Seal, in which the former one is recited, with additional clauses respecting the order of Baronets, and confirming to Sir William Alexander, in the most ample form, the lands and lordship of Nova Scotia, and also engaging to have the same ratified and confirmed by Parliament. The King, however, showed as little inclination to convoke a meeting of Parliament in Scotland as he did in England. But active measures in the meanwhile were pursued for the creation of Baronets, and Sir William, who was appointed, in 1626, one of the Principal Secretaries of State for Scotland, was raised to the peerage by the title of Viscount of Stirling and Lord Alexander, 4th of September 1630. Three years later, at the King's coronation at Holyrood, his Lordship was raised to the dignity of Earl of Stirling, Viscount of Canada, &e., by letters patent, 14th of June 1633.

The Royal Letters and proceedings of the Privy Council of Scotland during the early part of the reign of Charles the First, which relate to Sir William Alexander's various schemes, are too nunerous to be given in whole; but the following series, it is believed, includes all that are of any importance in regard to Nova Scotia. They do not require any special comment; but it will be observed that these papers run much more on the creation of Knights Baronets than the enforcing on such undertakers the patriotic scheme of Colonization, and, by the payment of certain fines, they were released from the obligation of sending "out men, women, and provisions" to the intended Colonies, until, in fact, it may be said, the whole matter degenerated into an easy mode of raising money by the sale of hereditary titles. The following documents, unless it may be otherwise stated, are given from either Original letters, the Acts of Privy Council, or the Register of letters kept by

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Sir W. Alexander, afterwards Earl of Stirling, while Principal Secretary of State for Scotland.¹ The following Precept may serve as an example of the form or warrant issued for preparing a Charter under the Great Seal, to convey, with the grant of lands, the title and honours of a Nova Scotia Baronet.

PRECEPT OF A CHARTER TO WILLIAM EARL MARISCHAL.

PRECEPTUM CARTE fact. per S. D. N. Regem predilecto suo consanguineo Willielmo Mariscalli Comiti Dno. Keith et Altrie &c. Regni Scotie Mariscallo heredibus suis masculis et assignatis quibuscunque hrie. [hereditario] super tota et integra illa parto seu portione regionis et dominii Nove Scotie vt sequitur bondat. et limitat. viz. incipien. a maxima meridionali parte terre ex orientali latere fluvii nune Tweid appelat. prius autem Sancti Crucis et exinde pergendo orientaliter sex miliaria per maris et littus et exindo pergendo borealiter a maris littoro in terra firma ex orien. latero ejusdem fluvii obsorvando semper sex milliaria in latitudino a dicto fluvio orientaliter. donec extendat. ad numerum quadraginta octo millium acrarum terre cum castris turribus fortaliciis &c. Quequidem terre aliaque in dict. carta ad Dominum Gulielmum Allexander de Menstrie hereditarie pertinuerunt et resignate fuerunt per ipsum in manibus dict. S. D. N. Regis pro hac Nova Carta et infeodatione Prefato predicto suo consanguineo Willielmo Mariscalli Comiti &c. desuper conficienda Preterea cum clausula vnionis in unam integram et liberam baroniam et regalitatem omni tempore futuro Baroniam do Keith Marschell nuncupand. tenen. de dict. S. D. N. Rege et successoribus suis de corona et regno Scotie in libera alba firma pro annua solutione vnius denarii vsualis monete dicti regni Scotie super solum et fundum dictarum terrarum nomine albe firme si petatur tantum vel alicujus earundem partis in die festo nativitatis Domini nomine albe firme si petatur tantum Et quod vnica sasina apud Castellum do Edinburgh capienda et crit sufficiens pro omnibus et singulis terris aliisque particulariter et generaliter suprascript. in dicta carta content. et cetera in communi forma cartarum Baronetis concess. Apud Aulam de Quhythall vigesimo octavo die mensis Maii Anno Dni. Millesimo sexcentesimo vigesimo quinto. Per Signetum.

¹ This Register consists of three volumes. The first and most important is deposited in the General Register House, and contains Letters from Jannary 26, 1626, to last of December 1631. The other volumes are in the Advocates Library: they contain, besides a portion of an earlier date, Letters from February 12, 1626, to July 1627; and from July 14, 1630, to June 24, 1635, being duplicate copies, so far as the dates correspond, each volume thus supplying portions not in the others.

 $\mathbf{25}$

1625.

May 25.

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1625. July 10. 26

TO THE PRIVY COUNCIL OF SCOTLAND ANENT BARONETTIS.

CHARLES R.

RIGHT trustic and right wel-beloued counsellour, right trustic and right welbeloued cosens and counsellouris, and trustie and wel-beloned counsellouris, WE GREETE YOU WELE. UNDERSTANDING that our late dearo Father, after duo deliberatioun, for furthering the Plantatioun of NEW SCOTLAND, and for sindrie other goode considerations, did determine the creatting of Knight Baronettis thair; and that a proclamatioun wes maid at the mercatt eroce of Edinburgh, to gif notice of this his Royall intentioun, that those of the best sort knowing the same might haif tyme to begin first, and be preferred unto otheris, or than want the said honnour in their awno default: AND UNDERSTANDING likewayes, that the tyme appoyntit by the Counsell for that purpois is expyred. We being willing to accomplish that whiche wes begun by our said deare Father, haif preferred some to be Knight Baronettis, and haif grantit unto thame signatouris of the said honnour, togither with thrie mylis in breadth and six in lenth of landis within New Scotland, for thair severall proportiounes: AND now that the saidis Plantatiounes intendit thair, tending so much to the honnour and benefite of that our Kingdome, may be advanced with diligence, and that preparatiounes be maid in due tyme for setting furthe a Colonie at the next Spring, to the end that those who are to be Baronettis, and to help thairunto, may not be hinderit by comeing unto us for precureing thair grantis of the saidis landis and dignitic, bot may haif thame there with lesse trouble to themselffis and unto us, We haif sent a Commissioun unto you for accepting surrenderis of landis, and for conferring the dignitie of Baronet upon suche as salbe fund of qualitie fitt for the samine, till the number appoynted within the sair commissioun be perfited : AND THEREFORE OUR PLEASURE IS, That you exped the commissioun through the scalis with all diligence, and that you, and all otheris of our Privio Counsell thair, give all the lawfull assistance, that you can convenientlie affoord for accomplishing the said worke, whereby Colonies sould be sett furth; and certific from us, that as we will respect thame the more who imbrace the said dignitic and further the said plantatioun, so if ony Knight who is not a Baronet pressome to tak place of one who is Baronet, or if ony who is not Knight stryve to tak place of one who hes the honnour from us to be a Knight, inverting the order usuall in all civile pairtis, WE will that you consure the pairty transgressing in that kynd, as a manifest contempnar of oure authoritic, geving occasioun to disturbe the publict peace. So recommending this earnestlie to your care, We bid you farewell. Windsorc, the 19th of July 1625.

PROCLAMATIOUN CONCERNING BARONNETTIS.

1625. August 31.

27

Apud Edinburgh penultimo die mensis Augusti 1625.

Forsameikle as our Soucrano Lordis umpuhilo dearest Father of blissed memorie for diverse goode ressonis and considerationis moveing his Ma^{ils} and speciallie for the better encouragement of his Hienes subjectis of this his ancient Kingdome of Scotland towardis the plantatioun of New Scotland in America being graciouslic pleased to erect the heretable dignitic and title of Baronet as a degree of honour within the said kingdome (as formerlio ho had dono in England for the plantatioun of Vlster in Ireland) And being of intention to confer the said title and honnour of Barronet onlie vpoun suche his Mats subjectis of the said ancient Kingdome of Scotland as wald be vndertakeris and furtheraris of the Plantatioun of New Scotland and performe the conditionis appoyntit for that effect Causit publict proclamatioun to be maid at the Mercat Croce of Edinburgh be advise of his Ma" Counsell of the said Kingdome goving notice to the cheiff gentric and all her Watles subjectis of that Kingdome of his Royall intention concerning the creating of Barronettis there, and that after a certain day now of a long tyme bypast pre. ed be the said proclamatioun his Matle wald proceed to the creating of Barronettis and conferring the said title and honnour vpoun suche personis as his Matte sould think expedient having performed the conditionis appoyntit for the said Plantatioun To the effect the cheifest Knightis and Gentlemen of the Kingdome haveing notice of his Maties princelie resolutioun might (if thay pleasit be Vndertakeris in the said Plantatioun and performe the appoyntit conditionis) be first preferred be his Matis and haue the said heretable honnour and title conferred vpoun thame and there aires maill for ever or otherwayes be there awne neglect and default want the same And now our Souerane Lord being most carefull and desireous that his said ymouhilo deerest Fatheris resolution tak effect for the weelo of this his said Kingdome and the better furtherance of the said Plantatioun and otheris good considerationis moveing his Hienes, His Matio hatho already conferred the said heretable honnour and title of Barronet vpoun diverse his Ma^a subjectis of this his said kingdome, of goode parentage, meanis and qualitie and grantit chartouris to thame and there airis maill for evir vnder the Grite Seale of the said kingdome conteining his Mas grant vnto thame of the said dignitic and of the particular landis and boundis of New Scotland designit vnto thame of the said dignitic, and of the particular landis and boundis of New Scotland designit vnto thame and diverse liberties and priviledgeis contenit in there saidis patentis and is of the intention to grant the like to otheris And for the better furtherance of the said

Plantatioun and performe the conditionis appoyntit for that effect and to haif the said honnour and title conferred vpoun that e may not be hinderit nor delayit be going to Court to procure from his Matie there severall patentis and grantis of the said dignity and landis in New Scotland to be grantit to thame but may haif the same heir in Scotland with lesse truble to his Matle and chargis and expenssis to thame selffis His Matle of his royall and princelie power and speciall favour hathe gevin and grantit a commission and full power to a select nomber of the Nobilitie and Counsell of this Kingdome whose names are particularlie therein insert or ony five of thame the Chancellair Thesaurair and Secretair being thrie of the five to ressauc resignationis of all landis within New Scotland whilk sal happin to be resignit be Sir William Alexander knight Maister of Requestis to his Matle for the said kingdome and his Ma^a Licutennant of New Scotland in favouris of whatsomevir personis and to grant patentis and infeftmentis thairof againe to thame Together with the said heretable honnour and title thay haveing alwayes first performed to the said Sir William Alexander his aires or assignayis or thair laughfull commissionaris or procuratouris haveing there powers the Conditionis appoyntit for the furtherance of the said Plantatioun and bringing thame a certificat thairof in write vnder the handis of the said Sir Williame or his foirsaidis to be shown and producit before the saidis commissionaris And his Ma^{tie} haveing likewayes gevin informatioun to the Lordis of his Secreit Counsell of this kingdome to certific his subjectis thereof concerning his princelie will and pleasure anent the place due to the Barronettis and Knightis of the said Kingdome THAINFORE the saidis Lordis of Secreit Counsell to the effect that nane pretend ignorance Ordanis letteris to be direct chargeing herauldis and officiaris of armeis to pas to the mercat croce of Edinburgh and all etheris placeis neidfull and mak publict intimatioun to all his Ma[•] leiges and subjects of this kingdome That all such as intend to be Barronettis and Vndertakeris in the said Plantatioun and to performe to the said Sir Williame or his foirsaidis the Conditionis appoyntit for the furtherance of the said Plantatioun and haueing a certificat vnder his hand as said is may repair and resort o the saidis Commissionaris at all tymes convenient and ressave grantis and patentis from thame vnder the Grite Seale of this Kingdome of the landis of New Scotland to be resignit in there favouris to the said Sir Williame or his foirsaidis with the like liberties and priviledgeis and otheris whatsoevir as ar grantit to the Earronettis alreadie maid in thair patentis alreadie past under the said Grite Seale, and of the said heretable title and honnour of Barronett to thame and there aires maill for ever and tak place and precedence according to the dates of their severall patentis to be grantit to thame and no otherwayes. And in like maner to mak publicatioun that his Mas princelie will and pleasure is That the Barronettis of this Kingdome maid and to be maid, haif, hald, tak, and enjoy in

all tyme comeing freelie but ony impediment the place prioritie and precedence in all respectis grantit to thame in thair severall patentis vnder the said Grite Seale and that no Knight, Laird, Esquire, or Gentleman whatsoevir who is net a Barronett pressome in ony conventioun or meeting or at ony tyme place or occasioun whatsoevir to tak place præcedence or præeminence befoir ony who is or sal heirafter be maid a Baronet neyther ony who is not a Knight tak place befoir ony who hathe the honnour to be a Knight thereby inverting the ordour vsed in all civile pairtis Certificing all his Ma^s leiges and subjectis of this his kingdome and everie ane of thame who sall præssome to do in the contrair heirof That thay sall be most seveirlie punist be his Ma^{ties} royall power and prærogative and thereby geving occasioun to disturb the publict peace.

Subscribitur ut supra.

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[GEO. CANCELL. RO MORTOUN. M2 WINTOUN. LA BUGCLEUGH.

Roxburgh. Mzlros. Lauderdaill.]

CONVENTIOUN OF ESTATES :- ANENT BARONETTIS.

1625. November 2.

Apud Edinburgh secundo die mensis Novembris 1625.

Anent the Petiticun gevin in be the small Barronis proporting that thay sustenia veric grite prejudice by this new erectit Ordour of Barronettis and the præcedencie grantit to thame befoir all the small Baronis and Freehalderis of this kingdome whairin thay pretendit grit præjudice in thair priviledgeis and dignityis possest be thamo and thair prædecessouris in all præceding aiges and thairfoir thay desyrit that the Estaittis wald joyne with thame in thair humble petitioun that his Mation might be intreatted to suspend the præcedencie grantit to thir Barronettis vntill the tyme that the Plantatioun for the whilk this dignitie is conferred be first performed be the Vndertakeris Whairupon Sir William Alexander cheiff vndertaker of this Plantatioun being hard and he having objectit unto thame his Ma^s royall prærogative in conferring of honnouris and titles of dignitie in matter of this kynd importing so far the honnour and credite of the cuntrey and that his Ma^s prærogative wald not admitt ony sort of opposition, and that this suspensioun of the Vndertakeris præcedencie wald frustratt the whole Plantatioun After that the small Barronis had most humblic protestit that the least derogation to his Ma^s royall prærogative sould never enter in thair hairtis and that thair

Potitioun was in no sort contrair to the same, and that thay acknawledged that the conferring of honnouris did properlie belong to his Ma^{tle} as a poynt of his royall prærogativo And thay undertooko that if it wer fund meete be his Ma^{tle} and the Estaittis that this Plantatioun sould be maid that thay vpoun thair awin chairgis wald vndertak the same without ony retributioun of honnour to be gevin thairfoir. The Estaittis haveing at lenth hard both the party is It was fund be pluralitie of voittis that the Estaittis sould joyne with thame in thair petitioun foirsaid.

1625. November 8.

EXTRACT FROM THE COUNSALL'S LETTER.¹

MOST SACRED SOVERANE

The Convention of your Majesties Estaittis, which, by your Ma^s direction wes callit to the tuentie sevent day of October last being that day verie solemnlie and with a frequent and famous nomber of the Nobilitio Clergy and Commissionaris for the Shyres and Burrowis præceislie keept, and the Taxatioun grantit, as our former letter to your Majestie did signifie.

Upon the first second and thrid day of this moneth the Estattis having proceided to the consideration of the Propositions and Articles sende downe be your Ma^{tie} &c.

After that all thir Articles wer propouned hard discussit and answeirit be the Estaittis in maner foirsaid Thair wes some petitions gevin in be the small Baronis and Burrowis whairin thay eraved that the Estaittis wald joyne with thame in thair humble Petitioun to your Ma^{tig} for obtaining your allowance thairof

Thay had ane other Petitioun and greevance foundit vpon the prejudice alledged sustenit be thame by this new creetit Ordour of Barronettis and the præcedencie grantit to thame befoir all the small Barronis and Friehalderis of this Kingdome whairin thay prætendit grite præjudice in thair priviledgeis and dignityis possest be thame and thair prædecessouris in all præceiding aiges And thairfore thair desire wes that the Estaittis wald joyne with thame in thair humble Petitioun That your Ma^{the} might be intreatted to suspend the præcedencie grantit to thir Barronettis vntill the tyme that the Plantatioun for the whilk this dignitie is conferred be first performed be the vndertakeris Whairupon Sir William Alexander cheif vndertaker in this Plantatioun being hard and he haveing objectit vnto thame your Ma^s royall prærogative in conferring of honnouris and titlis of dignitye in matteris of this kynd importeing so far the honnour and credite of the cuntrey

¹ This Letter is printed at length in the Acts of Parliament, vol. v. p. 185-188.

And that your Ma^{*} prærogative wald not admit ony sort of oppositioun and that this suspensioun of the vndertakeris præcedencie wald frustratt the whole Plantatioun After that the Small Baronis had most humblic protestit that the least derogatioun to your Ma^{*} prærogative sould never enter in thair hairtis and that thair petitioun wes in no sort contrair to the same bot that thay acknowledged that the conferring of honnouris did properlie belong to your Ma^{tio} as a poynt of your royall prærogative And thay vndertooke that if it wer fund meete by your Ma^{tio} and the Estaittis that this Plantatioun sould be maid That thay vpoun thair awne chargeis wald vndertak the same without ony retributioun of honnour to be gevin thairfoir. The Estaittis haveing at lenth hard bothe party is It wes fund be pluralitie of voitis that the Estaittis sould joyne with thame in thair Petitioun foirsaid to your Majestie.

(Sic subscribitur.)

Edinburgh Octavo Novembris 1625. GEO. HAY. Mar. Mortoun. Wyntoun. Linlithgow. Roxnurgh. Melros. B. Dumplane. Arc^p. Naper.

[CHARLES R.]

TO THE COUNSALL.

1626. February 12.

Right trustie and weilbeloved Counsellour Right trustie and weilbelovit Cousines and Counsellours Right trustie and weilbeloved Counsellours and trustie and weilbeloved Counsellours We Greet you weill Wheras our late dear Father did determyne the Creating of Knyghts Barronetts within that our Kingdome haveing first had the advyse of his privie Counsall thervnto whoise congratulatoric approbation may appear by a letter of thanks sent vnto him thairefter And sieing the whole gentrie war adverteised of this his Royall resolutioun by publict proclamationis that these of the best sort knowing the same might have tyme to begin first and be preferred vnto vthers or then want the said honour in ther awin default a competent tyme being appoynted vnto them by the said Counsall that they might the more advysedlie resolve with them selffis therein In consideratioun whairof we wer pleased to give a commission under our great seall wherby the saidis Knights Barronetts might be created according to the conditions formerlie condescendit vpoun And heirefter learing that sindrie gentlemen of the best sort wer admitted to the said dignitic we never haveing heard of aney complaynt against the same till the work efter this maner was broght to perfection it could not bot scame strange vnto we that aney therefter should have presented such a

petition as was gevin to the last Conventioun so much derogatorie to our Royall prerogative and to the hindering of so worthio a work or that the samyno should have bene countenanced or suffered to have bene further prosecuted Now to the effect that the said work may have no hinderance heirefter our pleasur is that the course so advysedlie prescryved by ws to the effect forsaid may be made publicitie knowen of new wairning the said gentrie that they may ather procure the said dignitie for them selffis or not repyne at others for doeing the same And that you have a speciall care that none of the saidis Knyghts Barronetts be wronged in ther priviledges by punisching aney persone who dar presum to doe any thing contrarie to ther grants as a manifest contemner of our authoritie and disturbours of the publict peace And if it shall happin heirefter that the said Commission by the death or change of any persones appoynted Commissioneris to this effect shall neid be renewed Our further pleasur is that at the desyre of our trustie and weilbelovit Counsellour Sir William Alexander knyt our Secretarie or his aires the same be gevin of new to the Commissioneris of our Excheker the Chancellour Thesaurer or Thesaurer deputie or aney tuo of them being alwyse of the number giveing them such power in all respects as is conteyned in the former Commission with this addition onlie that we doe heirby authorize our Chancellour for the tyme being to knyght the eldest sones of the saidis Knyghts Baronets being of perfyte aige of 21 zeires he being requyred to that effect And we will that a clause bearing the lyk power be particularlie insert in the said new Commission if vpoun the caussis forsaid it be renewed And that the samyne by our said Chancellour be accordinglie performed. So we bid, &c. Whythall Feb. 12, 1626.

1626. March 24.

TO THE LAIRD OF TRAQUAIR.

Trustie and weilbeloved, &c. We, &c. Thogh ther have bene warning gevin to all the gentrie of that our Kingdome by publict proclamation that they might in dew tyme come to be created Knyght Barronettis and not compleane heirefter of vtheris befoir whom they might expect to have place wer preferred vnto them yet we have thoght fitt to tak particular notice of yow And the rather becaus it would seame that yow not knowing or mistaking our intention in a matter so much concerneing our Royall prerogative for the furthering of so noble a work did seik to hinder the same Therfor Our pleasur is that you with diligence embrace the said dignitie and performe the conditions as others doe or that yow expect to be heard no more in that purpois nor that yow compleane no more heirefter of others to be preferred vnto yow So not doubting but that both by your selff and with others you will vse your best meanes for furthering of this work wherby yow may doe to ws acceptable service, We bid, &c. Whythall 24 March 1626.

TO THE CHANCELLOUR.

[CHARLES R.]

Right, &c. Wheras we have gevin Ordour by a former letter that the Commission formerlie grantit by ws for creating of knyght Barronettis in that our kingdome might be renewed at the desyro of Sir William Alexander our Livetenent of New Scotland or his Hoynes whensoever they should desyre the samyne geving the power in tyme comeing to the Commissioners of our Excheker which the persones nominated in the preceiding Commission formerlie had and that the eldest sones of all Baronettis might be knyghted being of perfite aige of 21 yeirs whensoever they shall desyre the same according to ther patents vnder our greit seall give power to yow or our Chancellour thar for the tyme being to doe the same both for frieing ws from trouble and saveing them from charges which ther repairing thither for that purpois might procure Our pleasur is that yow caus renew and expeid the said Commission vnder our great seall as said is And in the meane tyme that yow knyght the eldest sones of all and everie ane of such Baronettis who being of 21 yeres of aige shall desyre the same without putting of them to ancy charges or expenssis For doeing whairof, &c. So we bid, &c. Whythall 24 March 1626.

TO THE LAIRD OF WAUGHTON.

Trustie, &c. (as in the precedent till this place) Yit we have thoght fitt to tak particular notice of your selff and house desyrcing yow to perform the said dignitic of knyght Barronet and to performe the lyk conditions as otheris haveing the lyk honour doe which course we wish the rather to be takin by yow and others in regaird that so noble a wark as the plantation of New Scotland doeth much depend thervpoun and as your willingnes to this our request shall not be a hinderance bot rather a help to ane further place that shall thought fitt to be conferred vpon yow so shall yow heirby doe ws acceptable pleasur. We bid, &c. Whythall 24 March 1626.

TO THE LAIRD OF WEYMES.

Trustic and weilbeloved We, &c. Haveing determined that the Creation of knyght Baronetts should preceid according as our late dear father with advyse of his Counsall had agried vpon Thogh all the gentrie of that our kingdome had warning thairof by publict proclamation yet we ar pleased in regaird of the reputatioun of your house to tak more particular notice of yow And did pass a signatur of the said honour in your name wherin we thoght our favour would have bene acceptable vnto yow Therfoir these presents ar to requyre yow to pass the said signatur

March 24.

1626. March 24.

1626. March 24.

1626.

and to perform the lyk conditions as others doe Or stherwayes doe not compleane heirefter of the precedencie of others whom we will the rather preferr that by the embraceing of the said dignitic they be carefull to further so worthie a work as doeth depend thervpoun And as it is a nixt stepp to a further title so we will esteame of it accordinglie Thus willing yow to certifie bak your resolution heirin with all diligence to Sir William Alexander our secretarie who will acquaint ws therwith we bid you, &c. Whythall 24th March 1626.

1626. March 30.

PROCLAMATIOUN ANENT BARONETTIS.

Apud Halyrudhous penultimo Martii 1626.

Forsamekle as our Soverane Lordis umquhile darrest Father of blissed and famous memorie out of his princelie and tender regaird of the honnour and credite of this his ancient kingdome of Scotland And for the better encourageing of the gentric of the said kingdome In imitation of the verteous projectis and enterprises of others to undertak the Plantatioun of New Scotland in America determined with advise of the Lordis of his privic Counsell the creating of ane new heretable title of dignitic within the said kingdome callit Knight Barronet and to confer the same vpoun suche personis of goode parentage meanis and qualitie as wald be undertakeris in the said Plantatioun And of this his Royall and princelic resolution Importing so far the honnour and credite of the Kingdome publicatioun and intimatioun wes maid be opin proclamatioun with all solempnitio requisite to the intent those of the best not knawing the same might haif had time first to begin and to haif bene preferrit to otheris And then thrugh thair awne default or negligence the want of the said honnour to haif bene imputt to thameselffis Like as a competent tyme wes appoyntit and assignit be the saidis Lordis vnto thame for that effect whairthrow they might the more advisedlie haif resolved thairin And oure Souerane Lord following his said darrest Fatheris resolutionis in this poynt causit not onlie renew the said Proclamatioun Bot for the case of his Ma^s subjectis and saulfing of thame from neidles and unnecessair travell chairgeis and expensis grantit ane commissioun vnder his Grite Scale whairby the saidis Knightis Barronettis might be created and thair patentis exped in this kingdome Like as accordinglie sundrio Gentlemen of the best sort embraced the conditioun of the Plantatioun wer admittit to the said dignitie of Barronet and no question or objection wes moved aganis the same till the worke wes brought to a perfectioun then some of the gentrie repynning at the precedencie done to thir Barronettis whilk proceidit vpon thair awin sleughe and negligence in . t tymous imbraceing the conditionis of the said Plantatioun They maid some publick oppositioun aganis the precedencie done to thir Barronettis and so did what in thame lay to haif hinderit the

Plantatioun foirsaid, whairof informatioun being maid to his Matte and his Matte considdering the goode and necessar groundis whairby first his said darrest Father and then himself wer moved to creat the dignitie and ordour foirsaid of Barronettis and his Matie continewing in a firme and constant purpois and resolutioun that the worke foirsaid sall yett go fordward and no hindranco maid thairunto Thairfore his Matte with advyse of the Lordis of his Secreit Counsell Ordanis letters to be direct chargeing Officieris of armes to pas to the Mercat Croce of Edinburgh and otheris places neidfull and thair be opin publicatioun mak said publicatioun and intimatioun of his Ma* royall will and pleasur that the course so advysedlie preserved be his Matio to the effect foirsaid salbe yitt followit outo And thairfore to wairne all and sundrie the gentric of this kingdome That thay either procure the said dignitie for thameselffis Or not repyno at otheris for doing of the same And to command, charge and inhibite all and sindrie his Ma^s leiges and subjects that nano of thame presoome nor tak vpoun hand to wrong the saidis Knightis Barronettis in ony of thair priviledge s nor to doe nor attempt ony thing contrair to thair grantis and patentis Certificing thame that sall failzie or doe in the contrair That thay salbe punist as contempnaris of his Matte inclination and disturbaris of the publick peace .---

[Followis His Majesties Missive for Warrand of the Act above writtin.]

Right trustie and welbeloved Councellour, &c.--(See *supra*, p. 31.) So We bid you farcwell Frome our Courte at Whythall the 12 of Februar 1626.

SIR ROBERT GORDON OF LOCHINVAR.

162**6.** May 5.

Wheras the good schip named of the burden of tunnes or therabout whairof Capitan is licenced to pass to the southward of the Equinoctiall lyne These ar therfor to will and command yow and everie of yow to permitt and suffer the said schip with her furnitur and schips company to quhom we doe heirby grant the benefite of our proclamatioun in all respects which was gevin at our house of Hampton Court the 13 of Dee^r in the first year of our Reigne quyetlie and peaciablie to pass by yow without any let stay trouble or impresses of hir men or any vther hinderance whatsumevir whairof yow shall not faill. From the Court at Whythall 5 May of 1626.

To all Officeris of the Admiralty To all Capitanes and Masteres of schips in the seas And to all others to whome it may apperteane.

1626. July 21. 36

KNIGHTING OF THE ELDEST SONS OF BARONETTIS.

Apud Halyrudhous vigesimo primo die mensis Julij 1626.

The whilk day Sir George Hay of Kinfawnis knight producit and exhibite before the Counsell the missive titles underwrittin signed be the Kingis Ma^{tle} and direct to him and desired that the same title sould be insert and registrat in the Bookes of Secreit Counsell *ad futuram rei memoriam* Quhilk desire the saidis Lordis finding reasonable They haif ordanit and ordanis the said Letter to be insert and registratt in the saidis bookes to the effect foirsaid Of the quhilk the tenour follows

CHARLES R.

[CHARLES R.]

Right trustie, &c.--(See supra, p. 33.)

So We bid you fareweil Whitehall 24 of Marche 1626. To our Right trustie and welbeloued Counsallour Sir

George Hay Knight Our Chancellour of Scotland.

FEES OF BARRONETTIS.

1626. July 28.

Right, &c. Haveing considered your letter concerning the fees that ar clamed from the knyght Barronets thogh at the first it did appear vnto ws that none could justlie challenge fees of them by vertew of any grant that was gevin befor that ordour was erected yet befoir we would resolve what was to be done heirin we caused enquyre of the cheff heraulds and other officers within this our kingdome wher the said dignitie of Barronet was first instituted by our late dear Father And doe find that the baronetts ar bund to pay no feyis nor did pay ever any thing at all save that which they did voluntarlie to the heraulds of whom they had present vse And therfor sicing ther creation within that our kingdome is for so good a caus wherby a Colony is making readie for setting furth this next spring to begin a work that may tend so much to the honour and benefite of that kingdome we would have them everie way to be encouraged and not as we wryt befoir putt to neidles charges and our pleasur is that none as Baronetts to be made be bund to pay feys bot what they shalbe pleased to doe out of ther owin discretion to the heraulds or to any such officiers of whom they shall have vse And as for ther eldest sones whensoever any of them is cum to perfyte aige and desyrs to be knighted let them pay the feyis allowed hertofor to be payed by other knights For doeing wherof We, &c. Oatlandis 28 July 1626.

KNIGHTIS BARONNETTIS AND THE HERAULDIS.

1626. September 20.

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Apud Halyrudhous vigesimo Septembris 1626.

The whilk day the Letter underwrittin signed be the Kingis Ma^{tie} conteneing a declaration of his Royall Will and pleasure anent the fees acclamed be the Herauldis and otheris from the Knyghtis Barronettis and thair eldest sones being presentit to the Lordis of Secreit Counsell and red in an audience They allowit of his Ma^{ties} will and pleasure thairanent And Sir Jerome Lindsay knight Lyon King at armes being callit upon and he compeirand personalie and his Ma^s will and pleasure in this matter being intimat vnto him he with all humble and deutifull respect promeist that obedience suld be given thairanent. Of the whilk Letter the tennour followis.

CHARLES R.

Right trustic, &c.-(See supra, p. 36.)

And so We bid you farewell From our Courte at Oatlandis the 28 of Julij 1626.

PLANTATIOUN OF NEW SCOTLAND.

[CHARLES R.]

Wheras Sir William Alexander knyt our Secretarie for Scotland haueing gevin band to the knyght barronetts of that our kingdome that of all such money as he hath or is to receave from them he shall imploy the just two parts thairof for setting furth a Colony for the plantation of New Scotland which is to be estimated and considered according to the conditions agreed vpon betweene him and the said knyghts baronets And the said Sir William haueing for performeing his part prepared a schip with ordinance munition and all other furnitour necessar for hir as lykwyse another schip of great burden which lyeth at Dumbartane togidder with sindric other provisions necessarie for so far a voyadge and so great work therfoir that the treuth thairof may be publicklie knowen and that all such monny is as he hath disbursed heirvpon may be trewlie summed vp Our pleasur is that haucing surveyed the said schip yow estimat and value hir to the worth as lykwyes other furniture and provisions that yow find in hir or to be sent with hir for this purpois and with all his charges he hath bene heir for the same and thairefter that yow delyver vnto him a trew Inventure and Estimat therof vnder your hands that it may heirefter serve for clearing his accompts with the said knyght Barronetts and for haueing the same allowed vnto him by them, &c. Whythall 17 Jar 1627.

1627. January 17.

1627. January 17.

TO THE EARL OF TOTNES.

Wheras Sir William Alexander Kny^t our Secretar for Scotland is to buy for the vse of two schipps to be imployed in our service 16 Minner 4 saker and 6 falcor our pleasur is that yow permitt him or his servandis without impediment to transport the same vnto the said kingdome wher for the present one of the said schipps doo by provydeing that the said Sir William find surctie for the right imployment of the saidis Ordinance according to the custome and for so docing, &c. Whythall 17 Ja^z 1627.

Direction-

To our right trustic and weilbeloved cousen and counsellour the Earl of Totness Mr of our Ordinance within our kingdome of England.

1627. January 19.

TO SIR JAMES BAILLIE.

Whereas Sir William Alexander or Secretarie for Scotland had a warrant from our late dear Father which is ratified by us to or Trer. of England for payment of the soume of Six thousand pounds sterling which lang since was intended to have bane payed here but seeing now it may be more convenientlie done out of this casuell commoditie wherewith Wee have apponted you to intromett Our pleasure is and We will you to pay vnto the said S^r William or his assignes the said soume of Six thousand pounds sterling and that out of the first readiest moneyes that you have or shall receaue for our part of the prises taken or to be taken within that our kingdome for doing whereof these pnts. shall be vnto you a sufficient warrant Giuen at or Court at Whitehall the 19 of January 1627.

To o^r trustie and welbeloued S^r James Baillie Treasaurer of o^r Marine causes within o^r kingdome of Scotland.

1627. January 26.

TO THE EARLE MARSCHELL OF SCOTLAND.

[CHARLES R.]

Right, &c. Whereas our late dear Father was pleased to creat knyght Barronetts within Scotland as he had done in his vther kingdomes and that for a honorabile cause for enlargeing the Christiane fayth and our dominions And we understand that sindric of the most ancient gentric embraceing the said dignitic having payed these moneyis condiscendit vpon for their part towards the plantation of New

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[CHARLES R.]

CHARLES R.

Scotland Thogh ther have bene sufficient warning gevin to all the gentrie of that our kingdome hath in the time of our said late dear Father and in ours notwithstanding it be in our power frielie to conferre honour vpon any of our subjects as we in our judgment shall think they deserve yet out of our grations favour we ar willing that everie ane of the said gentric have the place which may be thoght due vnto them in so far as can clearlie be discerned or otherways that they be inexcusable by neglecting so fair and opportunitie as by this meanes is presented vnto them and considering that it doeth most properlie belong to your Charge as Marschell to judge of ranks and precedencie thoght it be difficult to knowe wher so many ar of equal qualitie yet to the effect that they be ranked in some measur as neir as can be that place which may be thoght to be their due Our pleasur is that assumeing to your selff such assessours here present as you shall think requisite you condescend vpon such a number as yow and they shall think fitt to be barronetts ranking them as yow shall think expedient that out of that number the barronetts limited by the Commission may be selected to the effect we may pass ther signatures accordinglie So that by embraceing the said place in due tyme may mak vse of this our gratious favour and otherwyse least our trustie and weil beloved Sir William Alexander our Secretar who is our Lieutenent of the said Cuntrie and who besyds he is now to sett furth in this Spring hath bene at great charges heretofor in the work of that Plantation should be dissabled from prosecuteing of that purpois we ar willing that he proceed with such others as yow shall think fitt to manteane that dignitic for Wee desyre that the ancient gentric may be first preferred but if they by neglecting so noble ane interpryse shall not mak vse of our favour in this we think it good reasone that these persones who have succeeded to good estates or acquired them by ther owin industrie and ar generouslie disposed to concurre with our said servand in this Interpryse should be preferred to the said dignitie and to this effect that yow mak them in maner abovespecifiet haueing for your better proceeding heirin appoynted a Roll to be given yow of diverse of the names of the said gentrie as ar knowen to be of qualitie which wher considered by yow in maner foresaid and haueing selected such of them as yow shall find to be most fitt for this purpois that yow sett down a roll for them in ordoar and rank vnder your own hand to be schawin vnto ws. And so, &c. Hampton Court the 26 of Jar 1627.

SIR W. ALEXANDER IIIS COLONIE IN NEW SCOTLAND.

1627. March 3.

[CHARLES R.]

Right, &c. Wheras for direction. from ws a survey hath bene made of diverse provisions and necessaries to be sent this Spring by our trustie and weilbeloved

Counsellour Sir William Alexander our Secretarie for the vse of a Colony to be planted in New Scotland wherby it doeth evidentlie appear as is reported bak vnto ws by the survegheris that the said Sir William hath bene at much more charges than as yit he hath received moneyis for the knyght Barronetts of that our kingdome who hath condescended according to ther severall bands made to him for advanceing of such moneyis towardis the said plantation . o that of the number of persones condescended vpon by our late Father and approved by ws to have the style of knyght Barronetts should . , fullie compleit or if that tymelie satisfaction be not gevin according to the Jandis that hopefull work so much recommended to ws by our said Father and ws is lyklie to desert and our said servand who hath bene first and last at so great charges therin vtterlie vndone in his esteat And in regard by reasone of our service heir that his absence from thence wilbe a great hinderance to the bringing of this purpois of the Baronetts to perfection we have thoght good heirby to desyre yow whois effectuall assistance we ar confident may much conduce to this purpois that yow may vse your best [endeavours] both in privat and publict as yow shall think most fitt for bringing the said purpois to some perfection when we will expect your best endeavours seeing it is a matter we specallie respect. Nowmarket, 3 March 1627.

1627. March 10,

TO THE TREASURER OF ENGLAND.

[CHARLES R.]

Right, &c. Whereas the good shipp ealled the le, of the burthen of one hundereth and 20 tunnes, or thereabouts, now in the River of Thames (whereof Ninian Barclay is captaine), is loaden with powder, ordonance, and other provisions, for the vso of a plantation, ordained to be made in New Scotland, by cur speciall direction, and for the vso of ane other shippe, of the burthen of 300 tunnes, now lying at Dumbartan, in Scotland, which is likwise to goe for the said plantation of New Scotland: Our pleasure is, that you give order to all whom it concerneth. that the said shippe, with all her provisions, furniture, and loading, as being for our own particular service, may pass from the river of Thames, without paying custome, subsidie, or any other ductie, and free from any other lett or impediment: And for your so doeing, this shalbe your sufficient warrant. Theobaldes, the 10 of Merche, 1627.

To our right trustic and welbeloved cousin and counsellor, the Earle of Marleborrough, our heigh Tressurer of England.

SIR WILLIAM ALEXANDER TO SECRETARY NICHOLLS.¹

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There is a Shipp called the Morning Starro which is tyed in consort to attend a Shippe of mine in her intended voyage to Nova Scotia to doe his Ma^{tie} Service (which I know you are not ignorant of) the which shipp is now stayed lying in Dover Road, and not willing to depart vntill such tyme as she be released by his Cr^a [Creditors?]: the M^{re} name is Andrew Baxter who is readie to attend to his Cr^a demands and directions att all occasions. I doe therfore intreato you that you will doe me that favo^r to move his Cr^a concerninge the release of the said shipp, seeing it concernethe his Mat^{ies} service so much, the staye whereof will be the overthrowne of this voyage: ffor which favor I shall be ready to doe you the like courtesie when any the like occasion of yours shall present. In the meane tyme I rest Yo^r lovinge ffriend W^a ALEXANDER.

Whitehall, this 9th of April 1627.

This Shipp was cleered a fortnight before the restraynt to goe in hir intended voyage.

(In dorso.) To My very worthy and much respected firiend

Mr Edward Nicholls Secretarie for the Admiraltie for the Lord Duke of Buckinghame.

GRANT TO SIR WILLIAME ALEXANDER.²

1627. May 3.

Grant to Sir Will. Alexander. His patent of 12 July 1625 for all the lands and dominions of Nova Scotia is recited, and Admiralty jurisdiction of those parts granted to him and his heirs, with power to soize vossels belonging to the King of Spain, the Infanta Isabella, or others, His Majesty's enemies. (Latin)

Whitehall, 3d May 1627.

TO THE COUNSELL

[CHARLES R.]

1627. November 29.

Right, &c. Whareas we have conferred the place of cheef Secretarie of that our kingdome vpon our trustie and weelbeloved counsellare, Sir William Alexander, togither with the keeping of the Signet thare, and all feeis and profeits tharevnto belonging, according to our guift granted vnto him tharevpone: Tharefore wee doe heirby require you, from time to time, to be aiding, and assisting vnto the said Sir Williame, and the keepers of the said Signet, for the time, for the

¹ Colonial Papers Calendar, p. 84. ² Ib. p. 84.

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1627. April 9.

better wplifting and enjoying of the feeis tharcof, and all such benefittes and priveleges as have been heirtofore receaved or enjoyed by any of his predecessors, Secretaries for that kingdome, and that in as beneficiall maner as anye of his saids predecessors or kcopers of the said Signet formerlie enjoyed the same, at ony time: And for your see doing these our letters shall vnto you and them a sufficient warrant and discharge. Whitehall, the penult day of November 1627.

1627. December 28.

TO SIR JAMES BAILYEE.

Trustic, &c. Heaveng been informed of the small benefit that doth arise vnto us by the Prises that are taken by the subjects of that our kingdome, and how that some of them have agreed with Sir Williame Alexander, our Secretarie, for a greater proportione out of the said Prisos then was formerlie in vse to be payed vnto us: And in reguard thare are moneyis due long since by a precept granted by our late deir Father vnto the said 'Sir Williame, for answering whareof vnto him out of the said Prises, and according to the said condition, it pleased ws, at our last being heir, to give you direction: Thairefore Oure pleasour is, that, in our name, you wplift the said persones; as l'kewayis, that you agree with all others, whoe shal happen to tak Prises heerefty, for paying the like proportionable of moneyis or goods; And tharefter from time to time, as the said benefite shall happen to arrise, that you pay the same vnto the said Sir Williame, or his assignayis, and that vntill the said precept be con pleitlie satiefied : for doing whareof these presentis shalbe your warrant. Whiteha'l, the 28 day of December 1627.

1628. March 18.

ANENT THE SEALE OF ADMIRALITIE OF NEW SCOTLAND.

Apud Halyrudhous decimo octavo die Mensis Martij 1628.

Forsameekle as the Kings Ma^{tie} by his letters patent under the Great Seale hes made and constitute Sir William Alexander knight Admirall of New Scotland; ffor the better exerceing of which office necessar it is that thair be a Seale of the Admiralitie of the said kingdome Thairfore the Lords o.' Secreit Counsell ordanis and commands Charles Dickieson, sinkear of his Majesters yrnes, to make grave and sinke ane Seale of the office of Admiralitie of New Scotland, to be the proper Seale of the said office, The said Seale having a shippe with all her ornaments and apparralling, the mayne saile onelie displayed with the armos of New Scotland bearing a Saltoire with ane scutcheon of the ancient armes of Scotland, and ypon the head of the said shippe careing ane unicorne sittand and the great Scale

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[CHARLES R.]

hane this circumscriptioun, SIGILLUM GULIELMI ALEXANDRI MILITIS MAGNI ADMI-RALLI NOVI SCOTLE: Anent the making graving and sinking of the which Scale the extract of this Act sall be vnto the said Charles a warrand.

A PASS TO SIR WILLIAM ALEXANDER, YOUNGER.

[CHARLES R.]

COMMISSION ANENT FUGITIVE SOULDEOURIS.

Apud Halyrudhous vicesimo tertio die mensis Aprilis 1628.

Forsameckill as it is vnderstand be the Lords of Secreit Counsell that diuerse persons who wer conduced and tane on bo Sir Williame Alexander knight and his officiars to have beene transported be thame for the plantatioun of New Scotland haue most unworthilic abandoned that service and imployment refusing to performe the conditionis of thar agreement To the disappointing of that intendit Plantation which his Majestie so carnestlic affects flor remedeing of which vndewtifull dealing The saids Lords recommends to the Shireffs Justices of peace and Proveists and Bailleis within burgh, and thairwith all giues thame power and commissione everie ane of thame within thair awin bounds and jurisdictioun, to take tryell of all and sindric persouns who haueing covenanted with the said Sir Williame Alexander or his officers to goe with thame to New Scotland, haue abandoned that service and runne away, and ather to compell thame to performe the conditionis of thair agreement Or otherwayes to doe justice vpon thane according to the merite of thair trespasse And that the saide Shireffs Justices of peace Provests and Bailleis within burgh concurre countenance and assist the said Sir Wil-

¹ Blank in MS.

² Line blank in MS.

1628. April 23.

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1628.

March 26.

liame Alexander and his officers in all and everie thing that may further and aduance the service foresaids And for this effect that the said Shireffs and others foresaids delyuer the said personns to the said Sir Williame Alexander and his officers, it being first qualified that thay have ressaued money from the said Sir Williame and his officers, or that thay have beene in service and interteaned by thame.

1628. May 23.

TO THE EXCHECKQUER.

Right, &c. Whareas we gave order vnto you formerlie that the mariners, whoe hade been imployed in our service, should be payed out of the first and reddiest moneyis of our Excheq^r, and that all former preceptis should be stayed till they wer first satiefied : Wnderstanding that you have taken a course for payment tharcof with the moneyis made of the goods of the Lubeck schip, which, by a former warrant given by ws vnto Sir James Baillie, should have been imployed towards the payment of the soume of 6000 lb. Sterling, first granted vnto our trustie and weelbeloved counsellare, Sir William Alexander, oure Secretarie for that our kingdome, by our lato dear Father, and tharefter particularlie appointed by ws to be payed vnto him, out of our parte of what should fall due vnto ws out of any prise: Our plesoure is, that you call Sir James Baillie before you, and, heaving tryed of him what part had he been payed of the said soume, that you give order for payment of the rest, out of the rediest moneyis arrising due vuto ws by the Prises, in maner foirsaid; as likewayis, out of the fines due vnto ws by all such persons whoe have transgressed the Act of Parliament maid in Anno 1621, against the conceallers or wrangous upgivers of moneyis lent by them: for doing whareof, these psesents shall be your sufficient warrant and discharge. Given at our Court at Whythall, the 23 of May 1628.

1628. June 30.

TO THE TREASURER OF ENGLAND.

[CHARLES R.]

[CHARLES R.]

Right, &c. Whareas the Lord Naper, our Treasurer Deputie in our kingdome of Scotland, hath informed ws, that divers soumes of money, which, for our service wer payable out of our Excheckq^r heir, have been payed out of our Excheckq^r thare: Our pleasour is, that taking vnto your assistance Sir William Alexander, our Secretarie for that kingdome, you call for such accomptis of that kind as our said Treasurer Deputie shall exhibit vnto you, and after you have perused the same, that you report wnto ws what money is you find to have been soe delivered, to the effect we may tharefter giue such order touching the same as we sall think fitt. Soe We, &c. Whythall, the last of June 1628.

TO THE EXCHECKQUER.

[CHARLES R.]

Right, &c. Heaving hade many prooffes and good experience of the sufficiencie and abilities of our trustie and weelbeloved Counsellare, Sir William Alexander of Menstrie Knight, our principal Secretarie for that our kingdome, and of his good affectione to doe ws service, by performing our trust reposed in him : Wee are moved, in regard thareof, and for his better encouragement, and enabling him for our said service, to advance and promove him to be one of the Commissioners of our Excheckq^r in that kingdome. It is tharefore our will and pleasor, and wee doe heirby require you, that, heaving administrat vnto him the oathe accustomed in the like caise, yee admitt him to be one of the Commissioners of our said Excheckq^r, receaving him in that place, as one of your number : for doing whareof, these presents shalbe vnto you, and everic of you, a st flicient warrant. Given &c. at Whithall, the 11 of July 1628.

TO THE EXCHECKQUER.

[CHARLES R.]

Right, &c. Whareas wee were formerlie plessed to assigne the payment of Sax Thousand punds Sterling, granted by our late dear Father to our trustie and weelbeloved counsellare, Sir William Alexander, our Secretarie, his airs and assignais, to be paid out of the benefit arysing to we out of the Pryses, or concealed moneyis due by the taxationes; heaving hard from you how convenient it wer, that our share of the Pryses, for the incres of our custumes, should be lett out with them, according to that overture made by John Peebles for farming of the custumes, tending soe much to the advancing of our realme, which we wisch to be fordered, We are pleased tharewith ; but withall, that the said Sir William be not disapointed of that which doth rest vnto him vnpayed of the said grant, Oure plesour is, that heaving hard from Sir James Bailyee, that the said Sir William have resaved out of the said prises or otherwayis, that you caus our receavers or custumers intromet with the said part of the prises to our vse, after such maner as you shall think expedient, and that you give order, that the said Sir William, his airs and assignais, may be payed out of our rentis, custumes, and casualities, or conceilment foirsaids, of the said remainder; as likewayis, in consideration of his long want of the samen of that part of the Prise wines due vnto ws, which he should have hade hot was given for payment of the mariners: for doing whareof, and for securing him thareof in any maner you shall think it fitt, these presents shall vnto you a sufficient warrant. Whithall, the 7 of November 1628.

1628, November 7.

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1628.

July 11.

1628. November 18.

10 HIS MAJESTIE IN FAVOURS OF SOME UNDERTAKERS FOR NOVA SCOTIA.

MOST SACRED SOUBRANE.

We have beene petitioned in name of some interrested in New Scotland and Canada holdin of your Maties crowne of this kingdome humblie shewing that by vertew of rights of lands made vnto thame by your Ma^{tio} or by Sir Williame Alexander your Mateis lieutennent of these bounds they have already adventured sowmes of money for setting furth of a Colonie to plant there and intending God willing to prosecute the same And that they understand that by reason of a voyage made by ane Captaine Kich thither this last Semmer there ar some making sute to your Majestie for a new Patent of the saids lands of Canada and of the trade thairof to be heldin of your Mateis Crowne of England; which in our opinion will prove so derogatorie to this your ancient kingdome, vnder the Great Seale whereof your Matie hes alreadie granted a right to the saids bounds And will so exceedinglie discourage all vndertakers of that kynde as we cannot but at thar humble sute represent the same to your Matie humble intreatting that your Matie may be gratiouslie pleased to take this into your princelie consideration as no right may be heerefter graunted of the saids lands contrarie to your Matles said preceding graunt But that they may be still holdin of the Crowne of this your ancient kingdome according to the purport and trew intentioun of your Mateis said former graunt And we ar verie hopefull that as the said Sir William Alexander hes sent furth his Sonne with a Colonic to plant thare this last yeere So it sall be secunded heerefter by manio other Vndertakers of good worth for the advancement of your Mateis service increasse of your revenewes and honour of this your said ancient kingdome And so with the continuance of our most humble services and best prayers for your Mateis health and happines We humblie take leave as your Mateis most humble and faithfuli servants

(Sic Subscribitur.)

MAR. Monteith. Hadintoun. Wintoun. Linlithgow. Lauderdaill. Tracquair. Halyrudhous, 18 Novembris 1628. A. CARRE. ARCH. ACHESOUN. Aduocat. Cleuk Register. Sir Geonge Elphinstoun. Scottistarvett.

COMMISSION TO SIR WILLIAM ALEXANDER AND OTHERS to February 4. make a voyage into the Gulfe and River of Canada, and the parts adjacent, for the sole trade of Beaver Wools, Beaver Skins, Furrs, Hides & Skins of Wild Beasts. 4 Car. 1. [4 Feb. 1629.¹]

AN EXTRACT OF THE PATENT GRAUNTED TO S^R WILLIAM ALEXANDER CONCERNING CANADA.²

In the Commission graunted to S^t William Alexander the Youager & others (whereof the Preface alleageth the Discovery made by them of a beneficiall Trade for divers Comoditys to be had in the Gulf & River of Canada & parts adjacent and his Ma^{ties} Resolution thereupon to incorporate them for the sole Trading in these parts upon further Discovery to be made by them.

The said S^r William Alexander, &c. are assigned as Com^{ers} for the making of a Voyage into the said Gulf, River & parts adjacent for the sole Trade, &c. with l'ower to settle a Plantation within all the Parts of the said Gulfe & River above those parts which are over against Kebeck or the south side, or above Twelve Leagues below Todowsack on the North side.

Prohibiting all others to make any Voyage into the said Gulfe or River, or any the parts adjacent to any the purposes aforesaid upon payne of Confiscation of their Goods & Shipping so employed, which the Comissioners are authorized to seize unto their owne use.

Power given them to make Prize of all French or Spanish Ships & Goods at Sea or Land, &e. and to displant the French.

Power of Government amongst themselves.

Covenant of further Letters Patents of Incorporation or otherwise for settling the Trade & Plantation.

Saving of all former Letters Patents.

TO THE ERLE OF MONTEATH, SIR WILLIAM ALEXANDER, AND SIR ARCHEBALD ACHESONE.

1629. [May 2.]

[CHARLES R.]

Right, &c. Whareas, according to the course begun by our late deare Father, Wee wer pleased to give order for creating of knight Baronettis within that our kingdome, for the planting of the Plantatione of New Scotland, as the commissione given for that effect particularlie beares, and heaveing alwayis a desire that those

¹ Colonial Papers, p. 96. ² Ib. p. 96.

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[1629?]

of the most antient families and best estattes might be first preferred; notwithstanding that they had been duelie warrant by proclamatione for that purpos, yet out of our ernest desire to give them all ressoneabill satisfactione, wee did sign Patents for sundrie of them, that, in cais they should in due time accept thareof, they might tak place from the signing the same, notwithstanding that others, whose patentis wer signed by ws tharefter, had passed our Great Seall before them. And becaus the most part of those patents being signed by ws at one time, wee suld not then give order by making of them of severall dates for thare particulare proceedings as was requirit. Oure Pleasour is, that you, or any twoe of you, heaveing considered of the qualitie and estate of these for whome such patents wer signed, doe fill wpp the dates of everie one of them, as yow in your discretione shall think fitt: for doing whareof, these presents shalbe vnto you a sufficient warrand, which Wee will you to insert in your books of Counsell or Sessione, iff yee shall find it expedient. And see, &c. From our Court at Greenwitche.

1629. October 17.

TO THE COUNSELL.

Right, &c. Whareas our trustie and weelbeloved Sir William Alexander our Secretarie, hatho agreet withe some of the heads of the cheef Clannes of the Heighlands of that our kingdome, and with some other persones, for transporting themselves and thare followers, to setle themselves into New Scotland, as we doe wery nuch approve of that course for advancing the said plantatione, and for debordening that our kingdome of that race of people, which, in former times, hade bred see many troubles ther; soe since that purpose may werie much impart the publick good and quiet thareof, Wee are most willing that you assist the same, by all fair and laufull wayis; and becaus, as wee are informed, divers are willing to contribute for thare dispatche by thare means, Wee require you to tak the best and most faire counsel heirin that purpos, in such maner as you shall think most fitt and that you substitute any persones whom you shall think expedient for the managing and collectione thareof. Given at Hamptoune Court, the 17 of October 1629.

1629. November 17.

TO THE CONTRACTERS FOR BARRONETTS.

[CHARLES R.]

[CHARLES R.]

Right, &c. Whareas wee vnderstand that out of your regard to our service, and the honor of that our antient kingdome, for forthering the plantationo of New Scotland, soe oftentimes recommendit by our late dear Father, and by our selff, you have agreet with our trustie, &c. Sir Williamo Alexander, oure secretarie for

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Scotland, for advancing great soumes of money for that purpos, taking the benefitt that may arrise by the erectione of Barronettis of the number granted vnto him, as yet to be made for your releef. Wee doe heartlie thank you for the same, and doe accept it as a most singulare service done vnto ws, wishing you to proceed with confidence and diligence, that the nixt supplie may go out in time, ffor wee wilbe werie sorie and loath to sie you suffer for see generous ane actione, which may 'end see much to our honour, and the good of that our kingdome; and for your better encouragement, and more speedie repayment, whersoever any persone of qualitie fitt for the dignitic of Barronet hath any particulare favor to crave of ws, wee will and allow yow, according to the severall charge that any of yow hath from ws, to require them first to accept of the said dignitie, according to the conditiones formerlie condiscendit ypon, with others which shall mak ws the more willing to gratiefie them, ffor wee desire much to have that work brought to perfectione. See willing that this our letter be recorded in the books of our Counsell and Excheeq^{*}, We, &c. Whitehall, the 17 No^{*}. 1629.

TO THE COUNSELL.

[CHARLES R.]

1629. November 17.

Right trustie and right well-beloued Cousin and Counsellour, right trustie and well-beloued Cousins and Counsellouris, and right trustie and well-beloued Counsellouris, We Greete you well.

Whareas, vpon good consideration, and for the better advancement of the plantatione of New Scotland, which may much import the good of our service, and the honor and benefeitt of that our ancient kingdome, oure royall Father did intend, and we since have erected the order and titill of Baronet, in our said ancient Kingdome, which wee have since estabillished, and conferred the same vpon divers gentlemen of good qualitie; and sieing our trustic and weil-beloued counsellor Sir Williame Alexander knight, our principall secretarie of that our ancient kingdome of Scotland, and our Leiwetennant of New Scotland, whoe these many yeirs bygone has been at great charges for the discoverie tharcof, hath new in end setled a Colonie thare, where his sone, Sir Williame, is now resident; and we being most willing to afford all possible means of encouragement that convenientlie wee can to the Barronettis of that our ancient kingdome, for the furtherance of soe good a wark, and to the effect they may be honored, and have place in all respectis, according to their patents from ws, We have been pleased to authorise and allow, as be theis presents for ws and our successors we authorise and allow, the said Lewetennent and Baronettis, and everie one of them, and thare heirs male, to weare and carry about their neckis in all time coming, and orange tauney-silk ribbane, whairon shall hing pendant in a seutchion argent a saltoire azeuer, thairon ane

G

inscutcheeine of the armes of Scotland, with ane imperiall croune above the seutchone, and incircled with this motto. FAX MENTIS HONESTE GLORIA: Which cognoissance oure said present Leivetennent shall deliver now to them from ws, that they may be the better knowen and distinguished from other persones: And that none pretend ignorance of the respect due vnto them, Oure pleasure therefore is, that, by oppen proclamatione at the markett crosse of Edinburgh, and all other head borrows of our kingdome, and such other places as you shall think necessarie, you caus intimat our Royal pleasor and intentione herin to all our subjectis: And if any persone, out of neglect or contempt, shall presume to tak place or precedence of the said barronettis, thare wiffes or childring, which is due vnto them by thare Patents, or to wear thare cognoissance, wee will that, vpon notice thareof given to you, you caus punish such offendars, by prisoning and fyning of them, as you shall think fitting, that others may be terriefied from attempting the like: And We ordane that, from tyme to tyme, as occasione of granting and renewing thair patents, or thair heirs succeiding to the said dignitic, shall offer, That the said poware to them to earie the said ribbino, and cognoissance, shall that the particularlie granted and inserted; And Wee likewayis ordaine these presents to be insert and registrat in the books of our Counsell and Exchecq^r, and that you caus registrat the same in the books of the Lyone king at armes, and heraulds, thare to remain ad futuram rei memoriam; and that all parties having entres [interest] may have autentick copies and extractis thareof: And for your soe doing, These our lettres shalbe vnto you, and everie one of you, from tyme to tyme your sufficient warrant and discharge in that behalf. Given at our Court of Whythall, the sevinteinthe of November 1629.

To our right trustic and right well-beloued cousin and counsellour; to our right well-beloued cousins and counsellouris; to our right trustic and well-beloued counsellouris; and trustic and well-beloued counsellouris, the Viscount of Dupleine, our Chanceilor of Sectland, the Earle of Monteith, the President, and to the remanent Earls, Lords, and otheris of our Privie Counsell of our said kingdome.

1629. November 26.

TO THE ERLE OF MONTEATH.

[CHARLES R.]

Right, &c. Whareas Wee have been delt with for divers persons of that our kingdome, that they might be advanced to titles of honor, some by a new creatione, and others by being raised to a more heigh dignitie then they presently enjoy, Sieing these prefermentis are the cheef markis of a princes favor, whareby the

present age and the posteritie tak notice of his judgement, and of the subjectis, as they find them to be conferred, Wee will noe way proceed in that kind but ypon due consideratione : And tharefor it is our pleasor, that you, as one whome wee speciallic trust, informe yourselff, and adverteis us, of the qualitie and service done, or to be done, vnto us, by any whoe desire that favor, and that you have a care to acquent ws whoe of them have any heretable office, shirreffship, baillierie, stewardrie, or regalitie, That they first agrie for the same, for wee will not advance them with whome we are to plead for recovering our right to estabilishe that which were intend for the good of that our kingdome: But whare non of them have any such thing to demitt, That thare may be some publick service done for thare preferment, It is our forder plesour, that you agree with them for some ressonable number of persons to be furneshit out, vpon thare charges, towards the plantatione of New Scotland, at the sight of our trustie, &c. Sir William Alexander, oure Leivetennent of that bounds, whareby he may be supplied in that great wark, and that our Aduocat, heaving considered those thingis recommendit vnto [you], draw up, and docett the Patents of such as you agrie with, and send them vnto us, that Wee tharefter may proceed as we think fitt. Soe recommending this vnto your care, Wee, &c. Whitehall, the 26 November 1629.

A PRECEPT IN FAVOUR OF SIR W. ALEXANDER.

1629. December 10.

[CHARLES R.]

Wheareas formerlie wee directed a precept vnto Sir James Baillie Knight, that heaving the same charge in our service wharewith you are now entrusted, to pay vnto Sir William Alexander Knight, oure principal secretarie for Scotland, the source of Sex Thousand pounds sterling, out of our parte of the Prise moneyis, which the saids Sir James was then ordained to resave, and are now appointed to come vnto the Excheckq^T: Tharefore oure plesor is, and wee doe heirby will and require you, vpon the sight heiroff, to pay vnto the said Sir William Alexander, or his assignais, That which you shall find remaining vnpayed of the said precept, and that out of the first and reddiest of our rentis and casualties, or out of any other moneyis belonging vnto ws, presently remaining in your custodie, or that shall nixt come into your hands: And for your see doing, thes presents shalle vnto you a sufficient warrand: And [Wee] doe hereby command our treasurer, deputie treasurer, commissioners of our excheq^T, and all others auditors whoe are or shalbe herefter, to allow and defeas vnto you the remanendare of the said Sir William his precept, vpon accompt. Whitehall, the 10 of December 1629.

To our trustic and weelbeloved Mr David Fullertone,

one of the Receavers of our rentis in Scotland.

1629. ACT ANENT THE COGNOISSANCE OF THE KNIGHT BARONNETS. December 24.

Apud Halyrudhous 24 die mensis Decembris 1629.

The whilk day the missive vnderwrittin signed be the Kingis Ma^{tte} being presented to the Lords of Secreit Counsell and read in thair audience The saids Lords according to the directioun of the said missive Ordanes the same to be insert and registrat in the Bookes of Privio Counsell and Exchecker And siclyke thay ordaned the same to be registrat in the Bookes of the Lyoun King at Armes and Heraulds thairin to remane *ad futuram rei memoriam* And that all parteis having interesse may have authentick copeis and extracts thairof. Of the whilk missive the tennour followes.

CHARLES R.

Right trustie and right, &c. [See supra, p. 49.] Whitehall, the 17 of November 1629.

[In the Acts of Privy Council a copy of the Proclamation is subjoined, which, as usual, is a mere repetition of the King's letter.]

1629. December.

TO THE GOVERNOUR OF THE TOUN OF PLIMMOUTH.

[CHARLES R.]

Whareas Wee have directed Samuell Jude, post of our tonne of Plimmouth, to repair thither for conducting, and bringing hither to our Court, one of the commanders of Cannada, attended by some others of that countree, whoe is directed to ws, in name of the rest, Woe doe heirby will and require you to give vnto him all the laufull fortherance shalbe found requisit for thare conducting and transportatione hither, with all such provisiones as they have to bring along with them, And that you signifie this our pleasour to any others whom it may concern.

To our trustie and weelbeloved Sir James Bagg knight, Governour of our toune of Plymmouthe, and to all other our officiars, to whome thes presents doethe or may concern.

1630. February 4.

TO SIR WILLIAM ALEXANDER.

[CHARLES R.]

Right, &c. Whareas Wee have, by our infeftment vnder the Great Seall of our kingdome of Scotland, granted vnto you, and your heirs, authoritic to be our

Leivetennent of New Scotland, and Cannada, with pouare to confer titles of honour thare yoon such inhabitantis as shall aidding and assisting vnto the plantatione thareof; and whareas also, for the better encouragement of our subjectis of our said kingdome, to plant and contribute towards the plantatione of the said country, Wee have erected the Order and dignitic of Knight Baronet in our said kingdome of Scotland, and by our lettres have appointed and licensed the Knight Baronetts of our said kingdome to carie and wearo a cognissance, and orange tauney ribbane about thare neckis, Tharefore, wee doe also heirby authorise and require you, and your heirs and successors, to authorise, licence, and appoint the Baronettis of New Scotland and Cannada, appointed or heirefter to be appointed, by you, or them, in the said territorie and dominione of New Scotland and Cannada, to wear and carie the like cognissance, and ribbane for thare better distinctione from the others freeholders, and inhabitantis thareof, and that you caus registrat this our warrand in the books of Councell, Sessione, and Excheq^{*} of our said kingdome, and in the Registers of our said territorie and dominione of New Scotland: And for your see doing theis our lettres, given vnder our Privie Signett, shalbe vnto you, and your heirs and successors, a sufficient warrand in that behalf. Whitehall, the fourt day of Februar 1630,

MEMOIR OF THE FRENCH AMBASSADOR.¹

1630. Tebruary 1.

L'Ambassadeur de France Supplie Sa Majesté de la Grande Bretagne qu'il lui plaise ordonner et conformer à ce que a esté promis et accordé par les articles du xxiiiiº Auril dernr au Capne Querch et au Sieur Guillaume Alexandre et relevans de ses subicets, qui sont ou sejournerout en la Nouvelle France, de s'en retirer et remettre entre les mains de ceux qu'il plaira au Roy Son Maistre d'y enuoier, et seront porteurs de sa commission, tous les lieux et places quilz y ont occupez et habitez depuis ces derniers monuemens, et par encore la forteresse et habitacion de Quebec, Costes du Cap Breton, et Port Roial prins et occupez, scauoir la forteresse de Quebec par le Cap^{ne} Querch, et les costes du Cap Breton et Port Roial par leis Sieur Guillaume Alexandre Ecossois depuis le xxiiiie Auril derer. Et d'eux remettre en mesme estat quilz les ont trounez sans desmolir les fortes Creaons. ny bastimens des habitations, ny emporter aucunes armes, munitions, marchandises ny vstencilles de celles qui y estoient lors de la prinse, quilz seront tenuz de rendre et restituer auce touttes les pelletteries quilz ont apportées despuis, ensemble la patache commandée par le Cap^{ne} de Caen qui a esté amenée en Augleterre, comme aussi la nauire nommée la Marie de St Jean de Luz du port de soixte dix tonneaux

¹ Colonial Papers, p. 107.—The transcript of this letter being in some parts unintelligible, it was found necessary to correct the reading of a few words by conjecture.

qui a esté prins par leis Sieur Alexandre au des baleines coste du Cap Breton, et partie des hommes ramenez ici [par] le Cap^{no} Pomerey.

(In dorso.) MEMORUS.—Whereby the French Amb^{*} desires his Ma^{tio} to give order for the restitution of all the places taken in Canada by the English and Scotts during these late troubles, Item of all the goods and ships brought from thence hither. All in manner as taken, &c.

1630. February.

A CUARLES ST ESTIENNE BARRON.

Trés chère et bien aymé, vos lettres

[A blank space is left at fol. 480 in Sir William Alexander's Register for the continuation of this letter.] In the margin, "Letters Francois."

1630. February 20.

THE LORD OCHILTREE'S INFORMATION.

The author of the following information was Sir James Stewart of Killeith, eldest son of Captain James Stowart, Earl of Arran. He acquired the Lordship of Ochiltree in 1615, but according to Scotstarvet he only "enjoyed the estate a few years, and was forced to sell all for defraying his debts." This may possibly have induced him to establish a colony at Cape Breton. In May 1629 Charles the First anthorised the sum of Five hundred Pounds sterling "to be borrowed for the use of Lord Ochiltree, being for his present expedition to Cape Britton for a planting of a colony there." The King on the 10th of December following signed a precept for the repayment of the said sum. But on the 10th September 1629, Lord Ochiltree and many of the settlers were treacherously taken prisoners by Captain Daniel of Dieppo; some were carried to England, while Lord Ochiltree and seventeen others were taken to France, suffering great hardship from the barbarous and perfidious carriage of the French. 11e estimated his losses at £20,000. The English Ambassador, Sir Thomas Edwards, on the 22d January 1629-30, having made a formal complaint of such usage, his Lordship was set at liberty, as no just cause could be found for his detention,---(Colonial Papers, pp 104-106.) On the 24th of April that year, Lord Ochiltree had a patent as a Knight-Baronet. In April 1631, he had renewed his intentions to plant a Colony near the river of Canada² But before his patent had passed the Great Seal, in consequence of his being under a criminal press of the second s King, about the close of 1631, ordered this grant not to be record ess was occasioned

¹ Colonial Papers, p. 106. ² In ³ Sc infra, p. 70.

by Lord Ochiltree having accused James Marquess of Hamilton of high treason, but when the charge was tried, Crawfurd (Peerage, p. 375) says, "the story appear'd to be a piece of the most notorious folly and forgery that ever was invented; for which he was condemned to perpetual imprisonment in Blackness Castle." Here he was kept till the year 1652 when, being released by the English, he "took himself to be a Doctor of Medicine, by which means he sustains himself and his family."—(Scot of Scotstarvet.) He died in 1659.]

INFORMATION, &c,

1630. February.

The Kinge off France by his commissione doeth assure to himself all that part of America w^{ch} lyoth, elevationno from the fortie too the sixty degree, whereby he doeth incluid the River of Canada, all Acady, w^{ch} incluids all New Ingland and New Scotland. Theas lying in lenthe by the sea coast some six hundrithe myllis.

By this he assumis to himself the sole priviledge and benefitt off fisching, at this tymo the cheef commerce off France whereby in few yeers he wilbe able to nourissh ane seminary and nurcery off saillers and seamen above ony king in the world. And in this land he hathe bothe the commerce as also the occasioun and means off building or causing boold what schips he pleasis, and all thayr furnitur, and the brauest harborys in the world, so that he may frame his schips off what burding he pleases. He intends, as Captain Danyell hes publickly confessit and professed, the supplantationne of theas Colonyes off the Inglis in New Ingland, and the making pryss off all the Inglish schipps going thither; and to this effect he goeth in ane schipp off the King of Frances this zeir, accompanied with toe [two] other smaller schips, and too hundrethe men in every off them.

That the Kyng of Britane hath as guid right to theas lands as to England I hoop the estate off England knowes it, and I know it can be instructed; and I know it is better then Ingland and Scotland bothe in respect off the climat, the goodnes off y° soylls, and riche contrie, iff it were peopled, w^{ch} is easy to the King of Britane to doo having alreddy in theas parts above seven thousand of his Ma^{ties} subjects.

Captan Danyell is the whol projector of this to the State of France: he is to second the Jesuits in this cours, he the agent and they the plotters; he is to part from Deep betwix an the twenty off February with theas his thrie schips. Iff he resaue nocht interruptiouno in his course this zeir, it will with moir difficulty and damage both heirefter; for he hathe professed, w^{ch} shalbe verified befor Captan Fener and the Le. Wcheltrie, that the King of France did mynd nothing by the peace with Ingland bot to endur for too zeiris till he secured America and peecably possessed himself therein.

(In dorso.) The Lo: Ewcheltreis Information.

1630. April 15.

SECRETARY VISCOUNT DORCHESTER TO SIR ISAAC WAKE, AMBASSADOR IN FRANCE.¹

In one only point Monsieur de Chasteauneuf seemed to goe away ill satisfyed, that he could not obtayne a direct promise from his Maty for ye restoring of Port Royall, joyning to Canada where some Scottishmen are planted vnder the title of Nova Scotia. This Plantation was authorised by King James of happy memorie vnder Letters Patents of ye Kingdome of Scotland, and severall Priviledges granted vnto some principal Persons of ranke and quality of this Kingdome wth condition to vndertake the same : True it is, it was not begun till towards the end of ye warre wth France, when some of his Maty' subjects of that Kingdome went to Port Royal, and there seated themselves in a place where no French did inhabite Mons^{*} de Chasteauncuf pretending (rather out of his owne discourse, as wee here conceine, then by commission) that all should be quitt in state as it was before the warre, and by consequence those men wthdrawne, hath pressed his Maty earnestly for that purpose, and His Maty wthout refusing or granting hath taken time to aduise of it letting him know thus much that vales he found reason as well before, as since the warre, to have that place free for his subjects plantation he would recall them, but in case he shall find the Plantation free for them in time of Peace, the French will have no cause to pretend possession thereof, in regard of the warre, meanwhile Kebee (which is a strong fortified place in the River of Canada, wch the English tooke) his Maty is content should be restored because the French were removed out of it by strong hand and whatsoever was taken from them in that Fort shall be restored likewise, whereby may appear the reality of Ilis Matys proceedings; and this I advertise your Lp. for your information, not that it should be needfull for you to treate or negotiate in it, but to ye end, that, if it should be spoken of vpon Mon^{sr} de Chasteauneuf returne, you should not be ignorant how the businesse passed. DORCHESTER.

Whitehall, 15 Aprill 1630.

[CHARLES R.]

(In dorso.) Lord of Dorchester to S^{*} I^s Wake, 15 Aprill 1630 Plantation of Canada, Nova Scotia, Port Royall and Kebec.

TO SIR WILLIAM ALEXANDER, YOUNGER.

1630. May 31.

Trustic, &c. Heaving wnderstood by your letter, and more ample by report of others, of the good success of your voyage, and of the carefull and provident pro-

¹ Colonial Papers, p. 113.

ceeding for planting of a colonic at Port Royall, which may be a means to settle all that cuntrie in obedience, We give you hartlie thanks for the same, and doe wish you (as wee are confident you will,) to continew, as you have begune, that the wark may be brought to the intendit perfectione; which wee will esteem as one of the most singulare services done vnto ws, and of you accordinglie, and of everie one of your company, that have been good instruments in the same, as wee shall have a testimonic of them from you. Soe recommending vnto you that you have a special care before you return, to tak a good coarse for government of the Jolonie during your absence Wee bid you farewell. Whitehall, the 13 day of May 1630.

TO EARLES, LORDS, GENTLEMEN, KNYGHTS : GENERAL CON-VENTION.

1630. July 3.

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[CHARLES R.]

Right, &c. Being informed of your affection and habilite to doe ws service and desyreing to have a prooff of the same at this tyme wherin sindrie things are to be proponed from ws for the good of that kingdome as will appear by the Articles which we have sent for that effect And that yow may be the better informed we have desyred our trustie and weilbeloved Counsellour Sir William Alexander principall Secretarie for our kingdome of Scotland to acquant yow more particularlie therwith whom yow shall trust in any thing that he doeth delyver vnto yow in our name concerning our service at this tyme and as we find your endeavours to prove we will acknowledge the same accordinglie. Whythall, 3 July 1630.

Ane Letter to ane Erle and two Lordes and two gentlemen of the tenour and date of the precedent, and ane to Lochinvar, of the tenour and date of the precedent, with this clause more, "As lykwayes in the Treatie with yow concerning your Bailliarie and Regalitie."

TO THE COUNSELL: SIR W. ALEXANDER IN NEW SCOTLAND.

1630. July 3.

[CHARLES R.]

Right trustie and right weilbelouit Cousin and Counsellour, right trustie and right weilbelouit cousins and counsellours, right trustie and weilbelouit counsellours, and trustie and weilbelouit counsellours, We greite yow weill: There being at this tyme some contraversie betwixt Ws and the French, concerneing the title of landes in America, and particularlie New Scotland, it being alledgeit that Port Royall, wher the Scottish Colonie is planted, should be restored as takin since the making of the peace, by reasone of the Articles made concerneing

the same: As we ar bund in dewtie and justice to discharge what we owe to overie nyghbour Prince, so we must have a care that none of our subjects doe suffer in that which they have vndertakin, vpon just grounds, to doe we service, nather would we determine in a matter of so great moment till we vnderstude the trew esteat thairof Thairfoir our pleasur is, that yow tak this bussines into your consideratiour; And becaus we desyre to be certified how farre we and our subjects ar interested thairin, and what arguments ar fitt to be vsed when any questioun shall occure concerning the same for the defence thairof, that efter dew information we may be furnished with reasons how we are bound to manteane the Patents that our late dear Father and We have gevin. So expecting that having informed your selftis sufficientlie of this bussines, yow will rature we and answer with diligence. We bid you fareweill. Frome our Court a Whitehall, the third July 1630.

THE GENERAL CONVENTION.³

1630. July 14.

> Right trustie, &c. Being informed of your affection and abilitie to doe ws service and desyreing to have a prooff of the same at this tyme wherin sindrie things are to be propounded from ws for the good of that kingdome as will appear by the Articles which we have sent for that effect And that yow may be better informed we have requyred our trustie &c Sir William Alexander our principall secretarie of that our kingdome to acquant yow more particularlie therwith whome yow shall trust in any thing he doeth delyver vnto yow in our name concerneing our service at this tyme And as We find your endeavours to prove we will acknowledge the same accordinglie. At Nonsuche, 14 July 1630.

Ther ar two letters more verbatim ut supra Ther ar four letters more verbatim, Trustie and Weilbeloved

Thrie Ratifications signed the same tyme, one of the Act of Interruption One thereof the determinations and Act of annuitie And the thrid in favours of the Barronetts of the title of Barronett.

1630. July 14.

DIGNITIE OF KNIGHT BARRONETTS.

CHAULES R.

CHARLES R.

Right trustie and right weilbelouit cousine and counseller right trustie and weilbelouit cousins and Counsellours right trustie and weilbelouit counsellours right

¹ The proceedings of the Convention of Estates in July 1630 are printed in Acts, vol. v. p. 208, et seq.

trustie and trustie and weilbelouit We greit you weill Having given furth ane decree vpon these things q^{lks} wer submitted vnto us in suche sort as after dew informatioun (having heard all parteis) we conceaved to be best for the publict good and having given order for making interruptioun that we might no way be preindged by the act of præscription, whiche we can never thinke wes at first intended for anic prejudice of the Crowne, we made choise rather to obviat anic inconvenient that may come thairby by publict acts in counsell then to trouble a number of our lieges by particular citatiouns Thairfoir we have thought fitt to recommend the same vnto yow that they may be confirmed by yow our Estaits conveened by ws at this time And lykewayes where our lait deere Father and we have erected the dignitic of Baronnets for advancing the Plantatioun of New Scotland, granting lands thair with for that effect Wee recommend lykewayes the same in so farre as sall be lawfullie demanded to be confirmed by yow And so not doubting bot that yow will be carefull both of these and all other things that may import the honnour of that Kingdome or the good of our service We bid you fareweill. Frome our court at Nonsuche, the 14 of July 1630.

HIS MAJESTIE'S MISSIVE ANENT PORT ROYALL IN NEW SCOTLAND.

Apud Halyrudhous vicesimo die mensis Julij 1630.

The whilk day Sir William Alexander principall Secretar to our Soverane Lord gave in the missive letter underwritten signed be the King's Majestie and directed to the saids Lords, of the whilk the tennour followes.

CHARLES R.

Quhilk letter being read and considerit be the said Lords, They ordaine the said Sir William Alexander whom this business concernes to attend the Lords Chancellor, Thesaurair, Præsident, Lord Gordoun and Advoeat, and to propone unto thame the reasons and arguments for defence of his Majestie's right; Togidder with the objectiouns moved be the Frenche for recoverie of the same; To the intent the Counsell upon report thairof, being trewlie informed of the estait and nature of the bussines may certific backe to his Majestie thair opinion thereanent.

1630. July 20.

1630. July 31. 60

RATIFICATIOUN OF THE ORDER OF KNIGHT BAROUNETS.¹

Apud Halyrudhous Vltimo die mensis Julii 1630.

The Estates presentlie conveened all in one voice ratifies allowes approves and confirmes the dignitie and order of Knight Barounets erected be his Ma^{tte} and his lait decre Father of blessed memorie and conferred by thame vpon sindrie Gentlemen of good qualitie for thair better encouragement and retributioun of thair vndertakings in the Plantatioun of New Scotland with all the acts of Secreit Counsell and proclamatiouns following thairvpon, made for maintening of the said dignitie place and precedence thairof, and ordains the same dignitie place and precedence dew thairto to continew and stand in force in all tyme comming, and that intimatioun be made heirof to all his Ma^{teis} leiges be opin proclamatioun at the mercat croce of Edinburgh and other places neidfull.

Followes his Ma^{tels} missive for warrand of the Act abouewritten. [See *supra*, pp. 58, 59.]

1630, July 31.

ANENT NEW SCOTLAND.²

The Estaits presentlie conveened having dewlie considerit the benefite arysing to this Kingdome by the accessioun of New Scotland and of the successfull plantatioun alreadie made there by the gentlemen vndertakers of the same In regarde whairof and that the saids lands and territoreis of New Scotland ar by the patent thairof made in favours of S^r Williame Alexander of Menstrie Knight his Ma^{teis} Secretarie annexed to the Crowne Thairfoir the saids Estaits all in one voice hes concluded and agreed that his Ma^{tie} sall be petitioned to mainteane his right of New Scotland And to protect his subjects vndertakers of the said plantatioun in the peaceable possessioun of the same As being a purpose highlie concerning his Ma^{teis} honnour and the good and credite of this his ancient Kingdome.

1630. September 9.

TO HIS MAJESTIE, ANENT NEW SCOTLAND.

MOST SACRED SOUERANE.

We have vnderstood by your Ma^{teis} letter of the title pretendit by the Frenshe to the Lands of New Scotland, Whiche being communicat the Estaits at thair lait meiting, and they considering the benefite arysing to this kingdome by the accession of these lands to the Crowne and that your Ma^{tie} is boundin in honnour carefullie to provyde That name of your Ma^{teis} subjects doe suffer in that whiche for

¹ Acta, vol. v. p. 223.

² Ib. p. 224.

your Ma^{teis} service and to thair greit charge they have warrantablie vndertakin and successfullie followed out We have thairupoun presoned by order from the Estaits to make remonstrance thairof to your Ma^{tie} and on thair behalffe to be humble supplicants to your Ma^{tie} that your Ma^{tie} would be gratiouslie pleased seriouslie to take to heart the maintenance of your Royall right to those lands and to protect the Vndertakers in the peaceable possession of the same, as being a bussines whiche tuiches your Ma^{teis} honnour, the credite of this your native kingdome, and the good of your subjects interessed thairin. Remitting the particular reasonn fitt to be vsed for defence of your Ma^{teis} right to the relatioun of Sir William Alexander your Ma^{teis} Sceretare who is intrusted thairwith, We humblie pray the Almightie God to blesse yo^r Ma^{tie} with a long and happie raigne, and wee rest

Your Majesties most humble and obedient Subjects and Seruitours.

	MORTOUN.	HAMILTON.
	WINTOUN.	S ^в Тномая Норе.
LAUDERDAILL.		SCOTTISTARVET.

Halyrudhous, 9 Septembris 1630.

(In dorso.) To the Kings Most sacred and Excellent Maiestie.

REASONS ALLEAGED BY THE SCOTTISH ADUENTURERS FOR THE HOLDING OF PORT ROYAL, &c.¹

1630. September 9.

Immediately about the time that Columbus discouered the Isle of Cuba, Sebastian Chabot set out from England by Henrie the Seventh did first discouer the continent of America, beginning at the Newfoundland, and thereafter going to the Gulph of Canada and from thence having seen Cape Bretton all along the coast to Florida: By which discouery his Ma^{do} hath the title to Virginia, New England and New Scotland, as being then first discouered by Chabot at the charge of the king of England.

The French after this neglecting the knowledge they had thereafter by Jaques Cartier of the river of Canada as a cold elimat, or as it may bee in regard it was challenged as first discovered by the English, having a great desire to possesse themselves in some part of America, they planted first a colony vnder the charge of Mons^r Villegagnon in Brasill, and another vnder the charge of Mons^r Laudoñiere in Florida, from both of which they were expelled by the Spaniards.

Then giving ouer all hope of attempting any thing that was belonging to the Spaniards, and pressing by all meanes to have some interest in America, notwithstanding that the English (though they were not able to possesse the whole at

¹ Colouial Papers, p. 119. Annexed is a copy of the preceding letter from the Council of Scotlaud, September 9, 1630.

first) had possessed themselves of that continent, disconered by them, by a Colonie in the South part thereof was now called Virginia and by another in the north part thereof now called New England and New Scotland, planted by Justice Popham. The French in the time of Henry the fourth, under the charge of Monsieur Pontrincourt, having seene all the coasts of New England and New Scotland to both which parts they did then beginne to claim right: They seated themselves in Port Royal; Out of which, as soon as it was made known to the English, they were displanted by S^r Samuel Argall, as having wrongfully intruded themselves Within those bounds which did belong to this Crowne, both by discovery and possession.

The remainder of this French Collony not having occasion to be transported to France stayed still in the contrie Yet they were neglected by the State not owning them any more and hardly supplied in that which was necessary for them by volontary adventurers, who came to trade in hope of their comodities in Exchange of what they bought: And during the time of King James there was no complaint made ypon S^r Samuel Argall for having displanted them, and they were now lately glad to demand that protection from his Matie which was not afforded them from any other. Whereby it may evidently e appeare, that his Maties title was thought good, otherwise it is likely the French King, if any wrong had been done vnto him, would have sought to have had the same repaired, either by treatie or otherwise. But without making either any privat complaint, or yet doing any publick Act against the same They went next and seated themselves vpon the north side of the River of Canada at Kibeck, a place wherevnto the English by a preceding title might likewise haue claimed right: But small notice was taken thereof till during the time of the late Warre a Commission was given by his Matte to remove them from thence, which was accordingly performed, the place being taken, a little after the peace was concluded, which at that time had not come to the takers knowledge, and a Colonie of Scottish was planted at Port Royal, which had never beene repossessed nor claimed by the French since they were first removed from the same.

This businesse of Port Royal cannot be made lyable to the Articles of the peace, seeing there was no act of hostilitic comitted therebye, a Colonny onely beeing planted vpon his Ma^{ties} owne ground, according to a Patent granted by his Ma^{ties} late deare father and Ma^{ties} selfe hauing as good right thereto as to any part of that Continent; and bothe the patent and the possession taken thereupon was in the time of his Ma^{ties} late deare Father, as is set downe at length in the Voyages written by Purchas. But neither by that possession nor be the subsequent plantation hath anything beene taken from the French whereof they had any right at all, or yet any possession for the time, and what might haue beene done either before the warre or since the warre, without a breach of peace cannot justly bee complained vpon for beeing done at that time.

After that the Scottish Colonie was planted at Port Royal, they and the French who dwelled there having met with the Commanders of the Natives, called by them Sagamaes did make choice of one of the cheefe of them called Sagamo Segipt to come in name of the rest to his Ma^{tie} for acknowledging of his title, and to become his Ma^{ties} subjects, crauing only to be protected by his Ma^{tie} against their enemies; which demand of his was accepted by his Ma^{tie}, who did promise to protect them, as he reported to the rest at his returne.

Mon^{sr} La Tour who was cheif command^r of the few French then in that Countrie beeing neglected (as is sayd) by his own Countriemen, and finding his Maties title not so much as questioned after their beeing expelled from Port Royal and the coming in of the Scottish necessary for his securitie, did along with the same Sagamo offring and demanding the like in the name of the French who live there : So that his Matie hath a good right to New Scotland by discouery, by possession of his Mattes subjects, by removingo of the French, who had seated themselves at Port Royal, and by Mon^{sr} La Tour command^r of them there his turning Tenant and by the voluntaric having tenents of the rest to his Ma^{tie} and that no obstacle inight remaine the very Sauages by their Commissioner willingly offring their obedience vnto his Matie So that his Matie now is bound in honor to maintaine them, both in regard of his subjects that have planted there upon his warrant and of the promises that he made to the Commissioner of the Natiues that came to him from them, as he promised to the Comissioners of the Natiues, And as all the subjects of his Matles ancient kingdome of Scotland did humbly entreat at their last Convention, as may appeare by a letter to his Ma^{tie} from his Counsel to that effect. 9 September 1630.

PETITION OF SIR WILLIAM ALEXANDER, CAPTAIN DAVID KIRKE, &e.¹

1631. February 26,

Petition of Sir Wil. Alexander, Capt. David Kirke, and Otters, Adventurers in the Company of Canada, to the Admiralty. The King granted them commission some three years ago to plant colonies in the river of Canada, to displant those who were enemies in those lands, and to trade with the natives. Are informed that divers ships are bound thither, particularly the Whale of London, masters Richard Brewerton and Wolston Goslyn, contrary to that commission and greatly to the petitioners' prejudice. Pray that such vessels may be stayed or sufficient assurance given that they will prosecute no such voyage. Underwritten is a reference to Sec. Dorchester to examine the parties, and if they have intention to go into those parts, to order that they be stayed as is desired.

¹ Colonial Papers, p. 128.

1631. [February 29.] Whitehall.

PROPOSED WARRANT TO STAY CERTAIN SHIPS.'

Warrant for the stay of certain ships bound to Canada coutrary to a commission granted to Sir Will. Alexander, Jarvis Kirke, and others who have been at great charges in settling and maintaining a colony and fort within those bounds.

(Endorsed by Sec. Dorchester). " Conceit of a letter for hinderance of men going to Canada, desired by Sir Wm. Alexander."

1631. April 19.

JUSTICES OF IRELAND.

Right, &c. Wheras our right trustio and weilbeloved the Lord Ochiltrie Our trustie and weilbeloved Counsellours Sir Peirce Corsbio and Sir Archibald Achiesone kny^{1s} and baronets and our trustio and weilbeloved Sir Walter Corsbio kny¹ and baronet intent to plant a Colonio nearer vnto the river of Canada in America Becaus the purpois is honorabill and may conduce to the good of our service our speciall pleasur is that from tyme to tyme as they or any of them shall have occasion yow grant them Commissions and warrants requisit for transporting thither such persones as shalbo willing to be imployed in that plantation And that yow licence and cans licence them and such as shall have ther or any of ther warrants to transport provisions of victuall ordinance munition and all other necessaries whatsoever fitt for ther vso flor doing where f as these presents shalbe vnto yow a sufficient warrant so we will accompt your care in forthering of them as good and acceptable service done vnto ws. We bid you farewell. Whythall, 19 Aprill 1631.

1631. April 29,

TO THE COUNSELL.

Right, &c. Wheras yow hath recommended to our princelie care the advancement and manteneing of the work of Plantation of New Scotland being lykwyse petitioned by our whole Estats convened for taking some course which might best tend for effectuating that interpryse And doing of our selffes daylie more and more sensible how much the prosecution of it concerneth ws in honor and the state of that our antient kingdome many wayes in benefite, considering lykwyse the course which we had layd down for it in conferring a title of honor vpon some deserveing persones who should engadge themselftis for the advancement therof hath made but slow progress and that diwerse noblemen and others generouslie

¹ Colonial Papers, p. 128.

[CHARLES R.]

[CHARLES R.]

affect have contracted with our trustie and weilbelouit Sir W^m Alexander our Secretarie who is speciallie intrusted by ws to prosecute that work for the more speedie effectuating of our designe in it, the doeing whereof is very acceptable vnto ws Our pleasur is that yow mak choyse of a certane number amonges your selfits of such as have alreadie testifeid ther ernest affection to the work by contracting in that kynd with our said servand, that they may tak seriouslie vnto ther consideratiouns by what meanes our designes in this may be best accomplisched; that being acquanted therwith we may by your advyse tak such further course as shalbe requisit; ffor there shalbe nothing wanting in ws that may second so just desyres and honorabill designes: which earnestlie recommending vnto your care We bid yow farewell. Whythall, 29 Aprill 1631.

SIGNATURE OF COMMISSION FOR THE BARRONETTS.

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These conteyne ane Ratificationn of the two former Commissions of Barronetts and all Patents and Infeftments granted conforme thairto, preceiding the date heirof, with ane new commission gevin power to certane Commissioners above nominat or any fyve of them to receave resignation of lands lyand within the countrie of New Scotland, ypoun the resignation of your Mateis Scoretaric Sir William Alexander Lieutennent of Nova Scotia; and to grant infeftments thairvpon of the saids lands to the persones in whois favours the samyne is made, togidder with the title and dignitic of Barronett: And also conteynes ane Ratificatioun of the Seall and Armes of New Scotland, with power to the saids Commissioners, with advyse of the said Sir William Alexander, to change the samyne : and last, conteynes ane Ratificatioun of ane warrant gevin by your Matie to the saids Barronetts for bearing and wearing of ane badge, and cognoscence, with a new warrant for bearing and wearing of the samyne in maner above specifeit, dischergeing the vse of the saids former commissions efter the date heirof; and this to indure without revoeation ay and whill the full number of ANE HUNDRETH AND FYFTIE BARHONETTS be made and compleit. Greenwich, 5 May 1631.

WILLIAM CLAYBORNE: LICENCE TO TRAFFIC.

CHARLES be the Grace of God King of England Scotland France and Ireland Defender of the fayth, &c. Wheras our trustie and weilbeloved William Clayborne, one of our Counsall and Secretarie of state for our Colonie of Virginia, and some other Aduenturers with him, have condescendit with our trustie and weilbeloved counsellour Sir William Alexander kny^t principall Secretarie of our kingdome of Scotland and others of our loveing subjects who have charge of our Colonies of New

1631. May 16.

1631. May 5.

Scotland and New England to keep a course for interchange of trade amongst them as they shall have occasion as also to mak discovereis for increase of trade in these parts; and because we doe verie much approve of all such worthie intentions and ar desyreous to give good encouragment to their proceedings therin, being for the releiff and comfort of these our subjects and enlargment of our dominions, These ar to licence and authorize the said William Clayborne his associats and companie frielie without interruption from tyme to tyme to trade and traffique for corne furis or any vther commodite is whatsoever with ther schips men boatts and merchandice, in all seas coasts rivers creiks herbereis landis territoreis in neir or about these parts of America for which ther is not alreadie a patent grantit to others for the whole trade And for that effect we requyre and command yow, and everie of yow, particularlie our trustic and weilbelovit Sir John Hervic knyght governour and the rest of our Counsall of and for our Colonie of Virginia, to permitt and suffer him and them with ther saids schips boats merchandice and cattell mariners servandis and such as shall willinglie accompanie or be imployed by them from tyme to tyme frielie to repair and trade to and agree in all the aforsaids parts and places as they shall think fitt and ther occassins shall requyre, without any stop arrejst search hinderance or molestation whatsoever as yow and everie of yow will answer the contrarie at your perrells, giveing and by these presents granting to the said William Clayborne full power to direct and governo correct and punish such of our subjects as shallo vuder his command, in his waye and discovereis And for your soc doing, these presents shalbe your sufficient warrant. Gevin at our mannor at Greenwich the 16 of May 1631 the sevint year of our regne.

To our trustie and weilbeloved our Governour and Counsall of Virginia, To all our Livtennents of provinces and cuntreyis in America, gouernours and vthers haueing any charge of Coloneis of any of our subjects ther, and to all Captanes and Masters of schipps, and generallie to all our subjects whatsoever whom these presents doe or may concerne.

1631. June 30.

N. BRIOT: FARTHINGS COINING.

[CHARLES R.]

Wheras we have gevin ordour for coyneing a certane quantitie of copper into farthing tokens in our kingdome of Scotland and for performance of which work yow ar made choyse of These ar therfor to requyre and authorize yow to forge mak and grave or cause to be made and graved in our citie of London or elswher

within this our kingdome of England, all kynds of instruments presses engynes yrones stampes coynes with all others provisions necessarie for the fabrication of the saidis farthings, to be delyvered by such as yow shall be directed by our trustie and weilbeloved Counsellour Sir W^m Alexander kny^t, that they may be transported vnto our Mynt of our toun of Edinburgh Within our said kingdome of Scotland For doeing whairof as also for your owin repairing thither for setting vp and establishing the said work, these presents shalbe vnto yow a sufficient warrand. From our Court of Greenwich, the last of Juni 1631.

To our trustie and weilbelovit Nicolas Briot Cheiff graver

of our Mynt within our kingdome of England.

THESAURER AND DEPUTIE.

[CHARLES R.]

Right, &c. Wheras ther hath bene a proposition made vnto ws for eoyneing a quantitie of farthingis tokins within that our kingdome such as ar current heir and considering in regard of the searcitie of money for the present ther, that some such kynd of coyne wer the more necessarie at this tyme for the vse of the meaner sort, and for the smaller sowmes; yet becaus we desyre to proceid heirin as eircumspectlie as can be both for the good of our owin subjects and that such correspondencie may be keipit heirin with our other kingdomes as in such caice is requisit Our pleasur is that haveing conferred with them who have the charge of our Mynt as lykwyse with the propounders of this course that yow mak the fayrest and best bargane yow can for our advantage and that yow sequester the money is arysing therby to be bestowed as yow shall have a particular warrant from ws for that effect. Greenwich, fourth July 1631.

PRECEPT TO THE THESAURER AND DEPUTIE.

[CHARLES R.]

In regard of the good and faythfull service done vnto ws by Sir William Alexander our Secretarie, it is Our pleasur that yow delyver vnto him for his vse all and whole the moneyis that doe or shall belong vnto ws (as feyis justle due being defrayed) for our share by the coyneing of the farthing tokens or of any such copper coyne as yow shall think fitt to be coyned by vertew of our warrant sent vnto yow for that effect and that ye send vnto ws any further warrant that yow think necessarie heirin : for doeing where find delyverie the same to him by vertew of this warrant or for drawing vp of another these ar to secure yow as a sufficient discharge and warrant. Greenwich, 10 July 1631. 1631,

July 10.

1631. July 4.

1631. July 10. 68

WARRANT TO SIR WILLIAM ALEXANDER.

[CHARLES R.]

[CHARLES R.]

Right, &c. Wheras ther is a finall agreement made betwixt ws and our good brother the French King, and that, amongst other particulariteis for perfecting heirof we have condescendend that Port Royall shall be putt in the estate it was befor the beginning of the late ware, that no pairtie may have any advantage ther dureing the continuance of the same and without derogation to any preceiding right or title be vertew of any thing done other then or to be done by the doeing of that which we command at this tyme. It is our will and pleasur and we command yow heirby that with all possible diligence yow give ordour to Sir George Home knyght or any vther haveing charge from yow ther, to demolisch the Fort which was builded by your Sone ther, and to remove all the people goods ordinance munition cattell and vther things belonging vnto that Colonic, leaveing the boundis altogidder waist and vnpeopled as it was at the tyme when your said Sone landed first to plant ther, by vertew of our commission, and this yow faill not to doe, as yow wilbo answerable vnto ws. Greenwich, 10 July 1631.

1631. July 12.

TO THE COUNSELL.

Right trustie and right weilbelouit Cousine and Counsellour, &c. Seeing we have sene, by a letter from yow, the ordour of Barronets erected by our late dear Father and ws, for furthering the Plantation of New Scotland, was approved by the whole Estats of our kingdome at the last Convention; And that we understand, both by ther reports that cam from thence, and by the sensible consideration and notice taken theref by our nyghbour cuntreyis, how well that work is begun, Our right trustic and weilbeloved counsellour Sir William Alexander our Leivtennent ther haveing fullie performed what was expected from him, for the benefite which was intendit for him by these Barronets, being verie desyreous that he should not suffer therin, bot that both he and others may be encouraged to prosecute the good hegining that is made, as we hartelie thank all such as hath contribute ther ayde by contracting with him for advanceing of the said work alreadie, Our pleasur is that yow seriouslie consider, either amongst yow all, or by a Committie of such as ar best affectionat towards that work, how it may be best brought to perfection; for we are so far (whatever contraversic be about it) from quyting our title to New Scotland and Canada, that we wilbe verie carefull to manteane all our good subjects who doe plant themselffis there, and lett none of the Barronets anyway be prejudged in the

honour and priviledges conteynit in ther Patents, by punisching of all that dare to presume to wrong them therin, that others may be encouraged to tak the lyk course, as the more acceptable vnto ws and the nearer to a title of Nobilitie, whervnto that of Barronets is the noxt degrie : And if the said Sir William as our Livetennent of New Scotland shall convene the Barronetts to consult togidder concerneing that Plantation, we herby authorise him, and will yow to authorise him as far as is requisit for that effect, willing that Proclamation be made of what we have signified, or of what yow shall determine for furthering that work, wherof we recomend the care to yow, as a matter importing speciallie our honor and the good of that our ancient kingdome. From our Mannour at Greenwiche, the twelfe day of Julij 1631.

PRO REGE GALLORUM.

1631. July 28.

CAROLUS Dei gratia Magnæ Britanniæ Franciæ ot Hiberniæ Rox fideique defensor etc. Omnibus hasce visuris salutem : Quandoquidem omnino justum æquum et bonum judicamus, vt jam tandem pax et concordia nuper inter nos et Rogem Christianissimum, fratrem nostrum charissimum conclusa, pristinum vigorom et effectum recuperent, atque adeo onnes contraversize et difficultates que hactenus hinc inde intercederant inter nostra regna et subditos mutuo redintegrata et perfecta reconciliatione vtringue removerantur et aboleantur. In gnem finem nos inter alias conditiones ex nostra parte præstandas Consensimus desertionem facere fortalieji seu castri et habitationis Portus Regalis, vulgo Port Royall, in Nova Scotia, qui flagrante adline bello vigore diplomatis eeu commissionis sub regni Scotiæ sigillo pro derelicto captus et occupatus fuerat, et illud tamen sine vllo prejudicio juris aut tituli nostri aut subditorum nostrorum inposterum; Nos promisserum atque verbi nostri Regii fidem quibuscunque contrariis rationibus et objectionibus hac super re illatis aut inferendis anteferentes, hisce literis asserinus et in verbo Regio promittimus nos præcepturos curatoros et effecturos yt a nostris in dicto fortalicio siue castro et habitatione Portus Regalis, vulgo Port Royall, subsistentibus subditis sine ceu milites præsidialij sine cen Coloni et Incolæ ibidem morentur et habitentur immediate quam primum nostræ jussionis literæ a deputatis vel commissariis qui easdem a prefato nostro fratre charissimo Rege Christianissimo, eo mandandi, habebuut efferendas ipsis erunt exhibite of perfecte, atque redeandi facultas data, dictum castrum seu fortalicium et habitatio in Portu Regali durantur descrentur, relinquanter, denique arma tormenta commeatus armenta bona et vtensilia inde asportentur. In cujus rei testimonium has literas nostras manu nostra et magno regni nostri Scotiæ sigillo signare et confirmare volumus: Que dabantur ex Palatio nostro Grenovici, die 28 mensis Julij Anno Domini 1631, et nostri regni septimo.

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PROCLAMATIOUN ANENT BARONETTIS.

Apud Halyrudhous 28 Julij 1031.

Forsamekle as the order of Barronnets crected by our Souerane Lord and his lait dear Father of blessed memorie for fordering the plantatioun of New Scotland wes approvin be the whole Estaits of this kingdome at the last Conventioun and his Majesties understanding by many reports that come from hence, and by the sensible consideration and notice taken thairof by nighbour countreis how weill that work is begun, Ilis Majesteis right traist cousine and counseller the Viscount of Stirline his Majesteis lieutennent there haveing fullie performed what wes expected from him for the benefite whilk wes intendit by these Baronnets : And His Majestio being verie desirous that he sould not suffer thairin but that both he and others may be encouraged to prosecute the good beginning that is made His Majestic for this effect is so farre (what ever contraversie be anent it) from quitting his title to New Scotland and Cannada that his Majestie will be verie carefull to mainteane all his good subjects who doe plant thamcselfes there and will lett none of the Baronnets be anie wayc prejudged in the honnour and priviledges conteanit in thair Patents, bot will punische all that darre pressonne to wrong thame thairin, for encourageing of others to take the lyke course as the more acceptab's to his Majestie and the nearer to ane title of nobilitie whairunto that of Baronnet is the nixt degree And Ordanis letters to be direct chargeing officiaris of armes to pas and make publicatioun heirof be opin proclamatioun at the Mercat Croces of the heid Burrowes of this kingdome and uther places neidfull, quhairthrow nane pretend ignorance of the samo.

COMMISSION ANENT BARONNETS.

The Lords of Secreit Counsell for the better furderance and advancement of the plantatioun of New Scotland, Gives and grants Commission be thir presents to Thomas Erle of Hadinton Lord Privie Seale, George Erle of Wintoun, Alexander Erie of Linlitne ow, Robert Lord Melvill, Johne Lord Tracquair, Archibald Lord Naper, David Lishop of Rosse Sir Archibald Achesone Secretarie, Sir Johne Hamiltoun of Magdalens Clerk of Register, Sir Thomas Hope of Craighall knicht baronnet Advecat, Sir George Elphinstoun Justice Clerk, Sir Johne Scot of Scotistarvet, and Sir James Baillie, Or anio fyve of thane without excluding of anie others of the Counsell who sall be present To convecto and meit with William Viscourt of Stirline and the Knights Baronnets at such tyme and place as the said Viscourt of Stirline sall appoint And to concerce with thane upoun the best meanis

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July 28.

1631. July 28.

for the furdering of the said Plantationn And to make and sett down Overtures thereanent And to present and exhibit tham to the saids Lords to the intent they may allow or rectific the same as they sall thinke expedient.

Followes his Majesteis missive for Warrand of the Act aloue writtin. CHARLES R.

kight trustie and right weilbelouit Cousine and Counsellour

From our Mannour at Greenwiche, the twelf day of Julij 1631.

TO THE THESAURER DEPUT.

[CHARLES R.]

Right, &c. Wheras we wer pleased in July last to send our right trustie, &c. the Viscount of Stirling our principall Secretarie for that our kingdome about bussines speciallie importing the good of our service, for which he had no allowance of ws towards the defraying of his charges, and that now vpon the lyk reasone we have thoght good to send him bak agane It is our pleasur that vpon sight heirof yow pay vnto him the sowme of [blank in MS.] and the lyk sowme whensoever heirefter he by our speciall direction shalbe imployed by ws thither, out of the first readiest of our rents and casualiteis whatsumever. Greenwich, 28 July 1631.

[CHARLES R.]

N. BRIOTT.

1631. December 8.

1631.

July 28

Wheras we have made choyse of our trustic and weilbeloved Nicolas Briott our cheiff graver of our Mynt of England for the coyneing of a certane quantitie of Copper Coyne, presentlie ordeaned by we and our Councall to be coyned in the Mynt of that our kingdome, for which vie we have expressile directed him thither Our pleasur is, yow permitt him to sett vp and establish in the most convenient place of our said Mynt all engynes and tooles necessarie for that work, and to give vnto him or his deputeis all concurrence and assistance, till the said quantitie of copper be fullie coyned. Whythall, 8 December 1631.

[CHARLES R.]

TO THE COUNSELL.

1631. December 13.

Light, &c. Whereas vpon our pleasur formerlie signified vnto yow tuitching the Copper Coyne yow gave ordour for coyneing of fyftene hundreth stone weekt of copper vnto farthing tokens of the lyk weght and value as thay ar current in this kingdomo Being now informed by cur right, &c. the Viscount of Stirling our principall Secretarie ther that diverse of our loveing subjects conceave the division

of the penney sterling formerlie vsed to be more convenient for exchange and reckonyng then the new division into four farthings and that (for avoyding the danger of counterfitting and for the more exactnesse of the impression) it is thoght fitt to mak the Copper money of a greater proportion of weght Our pleasur is that the said quantitie of Copper be coyned in severall spaces of penny two penny and four penny peices and that a fyftene part theref be covned into pennyis weying eight granes the peice (being the weght formerlie allowed by yow to the farthings) and the remanent quantitie be equal division into two and four penny peeces of proportionable weght to the penny causing distinguish them be ther bearing on the one syd the figure or number of ther value vnder ane imperiall Croun with our Inscription and on the vther the Thistle with the vsuall Motto and that ther be made of the said thrie precess the said quantitie of Copper so ordeaned by yow to have bene coyned in farthings with what addition yow shall now or heirefter think fitt in regard of the alteration of the weght of the peices and as the necessitie of the Cuntrie shall requyre Which Coyne we will to have course amongst our subjects for the vse of the poore and change of small commoditeis without any vther imposition in the payment of great sowmes then hath bene formerlie accustomed in the Copper Coyne of that our kingdome or shall from tyme to tyme seme expedient vnto yow And in regard of the necessitie of a speedio returne hither for occasion concerning our service of Nicolas Bryot our cheiff graver of our Mynt heir whom we directit thither for coyneing these moneyis We speciallie recommend vnto yow that no farder delay be made in putting that work to perfection. Whythall, 13 December 1631.

1631. December 29.

TO THE COUNSELL.

Right, &c. Wheras vpon our pleasur formerlie signified vnto yow tuitching the Copper Coyne yow gave ordour for coyneing fyftene hundreth stane weght of Copper into farthing tokens of the lyk weght and value as they ar current in this our kingdome being now informed by our right, &c. the Viscount of Stirling our principall Secretarie ther that diverse of our loveing subjects conceave the division of the penny sterling, &c. [see above] as is forsaid in the vther letter.

1632. February 19.

VISCOUNT STIRLING: SIGNATURE £10,000, &c.

[CHARLES R.]

[CHARLES R.]

Right &c. Wheras we send heirwith inclosed vnto yow a signature of Ten Thowsand pund sterling in favours of our right, &c. the Lord Viscount of Stirling to be past and exped by yow vnder our great Seall; least any

mistaking should ensue thervpon we have thought it good to declare vnto yow that (as it may appear by itselff) it is nowayes for quyting the title ryght or possession of New Scotland or of any part therof, bot onlie for satisfaction of the losses that the said Viscount hath by giveing ordour for removeing of his Colony at our express command for performeing of ane Article of the Treatie betwixt the French and ws, and We ar so far from abandoncing of that busines as We doe heirby requyre yow and everie one of yow to affoord your best help and encouragement for furthering of the same, cheiffie in perswading such to be Baronets as ar in qualitie fitt for that dignitie and come befor yow to seek for favour from ws: but remitting the maner to your own judgment and expecting your best endeavours heirin willing thir presents to be insert in your books of Exeheker, and ane act made thervpon, We bid, &c. Whythall, 19 February 1632.

SIR WILLIAM ALEXANDER : LUBEC SHIP.

[CHARLES R.]

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r n Right, &c. Wheras we are informed that ther is ane action in Law betweeno Sir William Alexander kny^t and some Citizens of Lubec depending befor you concerneing ane schip which they alledge to be wrongouslie takin from them and vnjustlie declared pryse by ane Court of Admiraltie ther, wheranent we directed our warrant to yow two yeres agoe at their desyro Notwithstanding wherof as we ar lykwyse informed they have delayed till now to prosecute the same befor yow, thoght the said Sir William hath bene severall tymes present ther since that tyme Therfor in regard that his presence for his particular knowledge in that state of the bussines may conduce to the cleiring of it, and that he can not as yit repair thither for occasions speciallic concerning our service. Our pleasur is, that all further proceiding therin be delayed till the first day of Jan^{ry} nixt insueing, that he may convenientlie attend the determination of the same : for doing wherof these presents salbe, &c. Newmerket, 3 March 1632.

SIR JAMES BALFOUR, LYON KING AT ARMES.

[CHARLES R.]

Trustie, &c. We have been latelie pleased to confer vpon our right, &c. Sir WILLIAM ALEXANDER kny^t our principall Secretarie for Scotland the title of VISCOUNT STIRLING as ane degrie of honour which we have estemed due to his merite And to the effect ther be nothing wanting which is vsuall in this kynd that this our favour and the remembrance of his good and faythfull services done vnto ws may be in record Our pleasur is and We doe heirby requyre yow

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1632. March 3.

1632. March 15.

according to the dewtie of your place to marshall his Coate Armour alloweing it to him quartered with the Armes of Clan Allaster who hath acknowledged him for cheiff of ther familie, in whois armes according to the draught which we send yow heirwith, quartered with his coat, We ar willing to confirme them Requyreing yow to Register them accordinglie; and we doe further allow to the said Viscount Stirling the armes of the countrie of New Scotland in ane inscutschione as in a badge of his endeavours in the interprysing of the work of that plantation which doe tend so much to our honour and the benefite of our subjects of that our kingdome: and with all to fitt his said Coat with a convenient crest and supporters such as may be acceptable vnto him; for doeing whairof, and fcr registring of this warrand and his Coat in your registers for that purpois, or for drawing such farther warrant as shalbe requisit, these presents shalbe your warrant. Newmerket, 15 March 1632.

1632. May 29.

SIR HENRIE MARTEN: PRYSE OF A LUBEC SCHIP.

[CHARLES R.]

Trustie, &c. Wheras we have bene petitioned concerning a schip of Lubec that some yeres agoe was declared pryse in our Court of Admiralitie in Scotland, We ar desyreous befoir we give any ordour therin to have your opinion according to the cace which we send yow heirwith Therfor our pleasur is that yow pervse it and delyver vnto ws your opinion concerning the same that we may be the better informed to give such ordour as shall further requysite. Greenwich 29 May 1632.

1632. June 12.

RESTITUTION OF QUEBEC TO THE FRENCH.¹

CHARLES R.

Trusty & well beloved we greete you well, For so much as there is made a finall good agreem^t betwixt vs & o^{*} brother, the French King, and that allwise as well betwixt o^{*} Crownes as subjects are settled by a mutuall & perfect accord, that amongst other particularityes on o^{*} side Wee haue consented to the restitution of the fort & habitation of Kebeck in Canada, as taken by force of armes since the peace, howscener the Commision were given out to you duringe the warre betwixt vs & the said King. Wee preferring the accomplishm^{nt} of o^{*} Royal words & promises before all whatsoeuer allegations may be made to the contrary in the behalfe, zs wee haue obliged o^{*} selves to that King for the

¹ Colonial Papers, p. 151.

due performance thereof by an act passed under the great Seale of this o^r Realmo of England; so Wee doe by these or letters straightly charge & comaund you, that ypon the first commodity of sending into these parts & meanes for yor people to returne yea we give notice & order to all such subjects of ors wch are under yor commission & government, as well folouers weh are in garrison in the forsayd fort & habitation of Kebee for defence thereof, as inhabitants weh are there seated & planted, to render according to the said agreem^{nt}, the said fort & habitation into the hands of such as shall by or sayd brother, the French King, appointed & authorised to comaund & receaue the same from them in the same state it was at the tyme of the taking, wthout demolishing any thing of the fortifications & buildings, weh were creeted at the tyme of the taking, or wthout carving away the armes, munitions, marchandises, or vtensills w^{ch} were then found therein. And yf anything hathe bene formerly carved away from thence o^r pleasure is it shalbe restored eyther in specie or value, according to the quality of what hath bene made to appears upon oath & was sett downe in a schedule made by mutuall consent of such as had cheife commaund on both sides at the taking ? Ling thereof. And for soo doing these or letters shall not only serve for . at, but likewise for such expresse signiwhosoeuer officer, soldier, or inhabitant, fication of or will & pleasure shall not readily obey, but shew himself cross or refractory thereunto, shall incurre or highest indignation, & such punishm^{nt} and penalty as shalle due unto offendors of so high a nature. Given under or Signett at or Mannor of Greenwich the twelft of June in seaventh [eighth] yeare of or raygne.

(In dorso.) To our trusty and wellbeloved Sir William Alexander knight, Robert Charlton and William Barkly our Commissioners for the Gulfe & River of Canada and parts adjacent & to their partners & Deputyes & all others whom it may concern.

SIR WILLIAM ALEXANDER : LUBEC SCHIP.

[CHARLES R.]

Right, &c. Haueing heard that there are some actions depending befoir yow for reduceing of decreits that wer gevin by our Admirall vpon pryse schippes durcing the tyme of the late warris, we ar confident that he hath not proceidit in any such processe but vpon verio just groundis and no decreit gevin by our Admirall of this our kingdome can be reduced befoir aney vther judge saue by such as ar especiallie appoynted by ws for that purpois and though we doe not intend to derogate from our Judicatorie in aney thing that is propper object thairof yet in regard that our right, &c. the Duke of Lennox our Admirall is

1632. June 14.

absent for the present, and a minor of whome we have takin charge, and that we would not have any just caus govin to discourage others heirefter to ondertak in our service in the lyk kynd when they shall sie these to suffer who efter sentence gevin in the ordinario Court haue disposed of the goodis according thervnto We have thoght fitt to recommend vnto yow that yow proceid the more warelie in any action persewed befor yow of this nature that these our subjects who ar or shalbe interested in that kynd may find all the just favour and encouragement which the practeis of other nationes and the Lawis of that our kingdome may allow: which especiallie recommending vnto your care we bid, &c. Greenwich, 14 Junij 1632.

1632. June 14.

[CHARLES R.]

ADVOCATE: NEW SCOTLAND.

Trustie, &c. Wheras yoon the late Treatie betwixt we and the French King we wer pleased to condescend, that the Colonic which was latelic planted at Port Royall, in New Seotland, should be for the present removed from thence, and have accordinglie gevin ordour to our right, &c. The Viscount of Stirling our principall Secretarie for Scotland, altho, by all our severall ordours and directions concerning that busines, we have ever expressed that we have no intention to quyt our right title to anie of these boundis, yet, in regard our meaning perchance will not be sufficientlie vnderstude by these our loveing subjects who heirefter shall intend the advancement of that work, ffor ther further satisfaction heirin we doe heirby requyr yow to draw vp a sufficient warrant for our hand to pas vnder our great seall, to our said Right, &c. the Viscount of Stirling to goe on in the said work whensoever he shall think fitting wherby for the encouragement of such as shall interest themselffis with him in it ho may have full assurance from ws in verbo principis, that as we have never meaned to relinquish our title to any part of these cuntreyis which he hath by patents from ws, so we shall ever heirefter be readie by our gracious favour to protect him and all such as have or shall heirefter at aney tyme concurre with him, for the advancement of the plantations in these bounds forsaidis: And if at aney tyme heirefter by ordour from we they shall forced to remove from the saidis boundis or aney part theref wher they shall happin to be planted, we shall fully satisfic them for all loss they shall susteane by aney such act or ordour from ws And for your see doeing, &c. Greenwich, 14 Junij 1632.

The 20 of Junij a packet went to Scotland direct to Sir Ar^d Achiesone, wherin ther was 5 Letteris of his Ma^{tio} To the Advocat, New Scotland: Session, Lubec Schip: Exchequer, James Dowgles: Chancellour, Sir Piers Corsbie: Counsell, Mr Ro^t Williamsone.

SIR WILLIAM ALEXANDER'S NOTE FOR NEW SCOTLAND.¹

1632. [June 16.]

A minute of some points considerable for his Majesties Service in regard of the French their possessing of New Scotland at this time.

The possessing *ci* it by the French immediatelie vpon the late Treatie, though it bee not warranted by the Treatie, if some speidie act do not disproue it, will be held to be authorised by it.

The French pretend title to Virginia & New England as may appeare by their patent granuted to the Canada Companie of all Noua Francia from Florida to the North Pole, To be found in *Mercure Françoise* anno 1627, which tytle may hereafter proue dangerous for his Ma^{ties} subjects in these pairts if the French become stronge in New Scotland.

It is evident that the French haue a designe more than ordinarie herein for besides there plantacion in Canada for the which there is a reason apparent in the benefite of trade, they haue this years sent 300 men to New Scotland where no present benefite can possiblic redound to them in proportion to the charge they are at, and are the next years as I am crediblic informed, to sett out ten shippes with planters these that are interested in it haueing bound themselues to a yearlie supplie of a great nomber of planters, which is a certane proofe of some end greater then any persons expectation of proffeit can encourage them into.

This then future expectation in my judgement most consist in the use of wood, for building of shippes, and for haueing all materials requisite for shipping such as pitch, tarr, & roset, which are there in abundance, yron oare hath been lykeways formerlie discoursed by the French themselues.

The building of shippes there and the imployment of them in fishing which aboundes vpon that coast especiallie Salt being to be made by the Sunne as in France lykelie to tend infinitlie to the iner case of shipping and of mariners, which apparentlie is the designe of the French besides that if the French doe once in a public and generall way enter to fish on that coast it can not but vndo the English trade that is by fishinge, sence the French haue Salt at an easier rate than the English, but more if they make salt in the countrie which I am confident they may do.

If his Ma^{tio} shall pleased to appoint some whom he shall thinke fitt for considering these things and the like that may be proposed there may perchance some thing be found expedient to be done either now or hereafter tending to the advancement of his Ma^{tios} service in these pairts abroad.

'fhese are only in all humble dutie without any privat end to expresse what in the small experience I have particularlie had herein I can conceaue may concerne the publick good.

¹ Colonial Papers, p. 152.

LORD OCHILTREE'S CRIMINAL PROCESS.

CHARLES R.

[CHARLES R.]

Right trusty and right welbeloued Cousin and Counsellour Wee greate yow well Being informed that in regard the Lord Ochiltree is now ynder a criminall processe yow have stopt the passing of a patent granted vnto him and Sir Peirs Crosbie and other their partners who had long since contracted with our right trustie and welbeloued Counsellour the Viscount of Sterlin for some landes in New Scotland And being willing to secure all such Vndertakers in that plantation and to encourage them to prosecute their vndertakings for the good of our service, and encrease of our domyniones Wee for these respects and particularlie calling to mind the good services done vnto Vs by the said Sir Peirs, and conceauing good hopes of his future service in New Scotland are hereby pleased that the said patent be exped vnder our Greate Scale causing raze out the Lo. Ochiltrees name: Otherwayes (if yow find a necessitie) that yow cause draw a patent of new for that purpose to be exped vnder our Cachett and Great Seale without passing other Seales or Registers, for which these shallbe sufficient warrant Wee bid you farewell From our Manour of Greenewich the 7 of June 1632.

Apud Halyrudhouse 28 July 1632.

Presented read and ordayned to be registrat, and the princ^{II} to be given bak to My Lo. Chancellour, and ane Act conforme to the letter to be buiked. HADINTON, *I.P.D.*

To our right trustic and right welbeloved Cousin and Counsello^{*} the Viscount of Duplin our Chanceler of our kingdome of Scotland,

(In dorso.) Ilis Matles letter anent Sir Peirce Corsbie, buikit 28 July 1632,

1632. August 15.

TO THE BARRONETS.

Trustic, &c. Wheras our late dear father out of his pious zeall for the advancement of religion in the remote parts of his dominions wher it had not bene formerlie knowen and out of his royall eare for the honour and well of that our ancient kingdome was pleased to annex to the Croun therof the dominion of New Scotland in America that the vse of it might aryse to the benefite of that kingdome we being desyrcous that the wished effects might follow by the continuance of so noble a designe wer pleased to confer particular marks of our favour vpon such as should voluntarlie contribute to the furtherance of a plantation to be estab-

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1632.

July 7.

lisched in these boundis as appeared by our crecting of that order of baronetts wherwith yow ar dignifeid wherunto we have ever since bene willing to add what further we conceaved to be necessario for the testifeying our respect to these that ar alreadic interested and for encourageing of them who shall heirefter interest themselfils in the advancement of a work which we so reallie tender for the Glorie of God the honour of that nation and the benefite that is lyklie to flow from the right prosecution of it But in regard that notwithstanding the care and diligence of our Right, &c. the Viscount of Stirling whom we have from the beginning entrusted with the prosecution of this work, and of the great charges alreadie bestowed vpon it hath not takin the root which was expected partlie as we conceave by reasone of the incommodite is ordinarlio incident to all new and remote beginnings, and partlie as we ar informed by want of the tymelie concurrance of a sufficient number to insist in it; bot especiallie the Colonie being forced of late to remove for a tyme by meanes of a Treatie we have had with the French Thairfor We have takin into our royall consideration by what meanes agane may this work be establisched and conceaving that ther ar nono of our subjects whom it concerneth so much in credit to be affectioned to the progres of it as these of your number for justcheing the groundis of our princelie favours which yow have receased by a most honorabill and generous way we have thought fitt to direct the bearer heirof Sir William Alexander knyt vnto yow who hath bene ane actor in the former proceeding is and hath sene the cuntrie and knowen the commoditeis thereof who will communicat vnto yow such propositions as may best serve for making the right vse heirefter of a plantation and trade in these boundis for encouraging such as shall adventure therein And we doubt not bot if yow find the groundis reasonable and fair yow will give your concurrance for the further proscention of them And as Wo have alreadie gevin ordour to our Advocat for drawing such warrandis to pass vnder our sealls ther wherby our loveing subjects may be fred from all misconstruction of our proceeding is with the French anent New Scotland and secured of our protection in tyme cuming in ther vndertakeris vnto it So we shalbe readie to contribute what we shall heirefter find we may justlie doe for the advancement of the work and the encouragement of all that shall joyne with yow to that purpois Which recommending vnto your care We bid yow farewell. Beawlie, 15 August 1632.

SIR PEIRCE CORSBIE: WARRANT FOR A SCHIP TO PASS.

[CHARLES R.]

Wheras the good schip called the of the burthen of is to be sent out by Sir Peirce Corsbic knight and baronet, one of our privic coun-

1633. March 4.

sell of Irland, towardis America for setting of a Colonie ther according to such particular warrants as he hath from ws to that purpois These ar therfoir to will and requyre yow and euerie ane of yow to permitt and suffer the said schip and her whole furniture goodis merchandice schips companie and planters quyetlie and peaciablic in ther goeing thither returneing from thence or dureing ther being furth of any other part whatsoever till they shal happin to returne to any of our dominions to pas by yow without any your lat stayis troubles imprests of ther men or any other hindrance whatsoever whairof you shall not faill. Whythall, 4 March 1633.

To our trustie and weilbelovit The Officers of our Admiralitie the Captanes and Masters of our schips and to all vther officers and our loveing subjects whom these presents doe or may concerne.

TO SIR PEIRCE CORSBIE: COLONIE IN AMERICA.

[CHARLES R.]

Trustie, &c. Wheras we ar informed that yow ar goeing on in preparations for setting furth a Colonie to plant in America according to such warrants as yow have alreadie vnder our hand and which ar past vnder our great seall of our kingdome of Scotland, your endeavours heirin ar verie acceptable vnto ws And we doe heirby allow yow to proceid and for your further encouragement and all such as ar therin entrusted with yow we doe heirby assure yow that we shalbe euer readie to protect yow in this your vndertaking aganst all persones whatsumever, and as occasion shall offer we will give yow such further testimonic of our favour as may stirr vp vthers to the lyk generous vndertaking is So recommending the serious prosecution of a work so much concerneing our service We bid, &c. Whythall, 4 March 1633.

1633. April 24

1633. March 4.

COMMISSIONERS FOR THE PLANTATION OF NEW SCOTLAND.

[CHARLES R.]

Trustie, &c. Wheras our late dear Father for the honour of that his ancient kingdome did grant the first Patent of New Scotland to the Viscount of Stirling and was willing to conferr the title of Knyght Baronet on such of his weill deserving subjects as should contribute to the advancement of the work of the plantation in the said cuntrey we wer pleased to gine ordour for the effectuating of the same according to our Commission direct to yow for that purpois And vnderstanding perfectlie (as we doubt not is weill knowen vnto yow all) that the said Viscount did

begin and prosecuto a plautation in these parts with a far greater charge then could be suppleyed by the meanes forsaid And the rather in regard of the late disconragement of some by our commanding him to removo his Colonio from Port Royall for fulfilling the Articles of nne treattie betwixt our brother the French King and ws to mak everio thing betwixt ws be in the esteat wherin it was befor the warre hearing that ther was a rumour gevin out by some that we had totallio left our purpois to plant in that cuntrey as haveing surrendred our right thereof Least any further mistakings should aryse heirvpon we thought good heirby to clear our intention therin which is That our said Viscount with all such as shall adventure with him shall prosecute the said work and be encouraged by all lawfull helps thervuto alsweill by compleiting of the intendit number of Knyght Baronetts as other wayes And being informed that some of our subjects of good qualitie in this our kingdome and Ireland who have taken Land in New Scotland holdin from ws did accept of the said dignitie ther and more obliged to contributo as much towardis the said Plantationn as any other in that kynd war putt to far greater charges at the passing of ther rights then the natives of the kingdome wer at in the lyk caice It is our pleasur that whosoever aney of our subjects of qualitie fitt for that dignitie within this our kingdome or of Ireland haveing takin landis holdin of ws in New Scotland And having agricd with our said Viscount for ther part of a supplie towardis the said plantation and that it is signified so by him vnto yow that till the number of Barronettis formerlie condescendit ypon be compleit yow accept of them and give ordour that ther Patents be passed at as easie a rate as if they wer naturall subjects of that our kingdome and this yow mak knowen to such persones and in such maner as yow in your judgments shall think fitt, for doing wharof, &c. Whythall, 24 Aprill 1633.

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PATENT TO SIR WILLIAM ALEXANDER KNIGHT AND OTHERS for the sole trade in all & singular the Regions, Countreys Dominions & all places whatsoever adjacent to the River & Gulf of Canada, & the sole Traffick from thence and the places adjoyning, for beaver skins & wooll, and all other skins of wild beasts for 31 yeares. 9 Car. $1.^{1}$

> 1633. June 28.

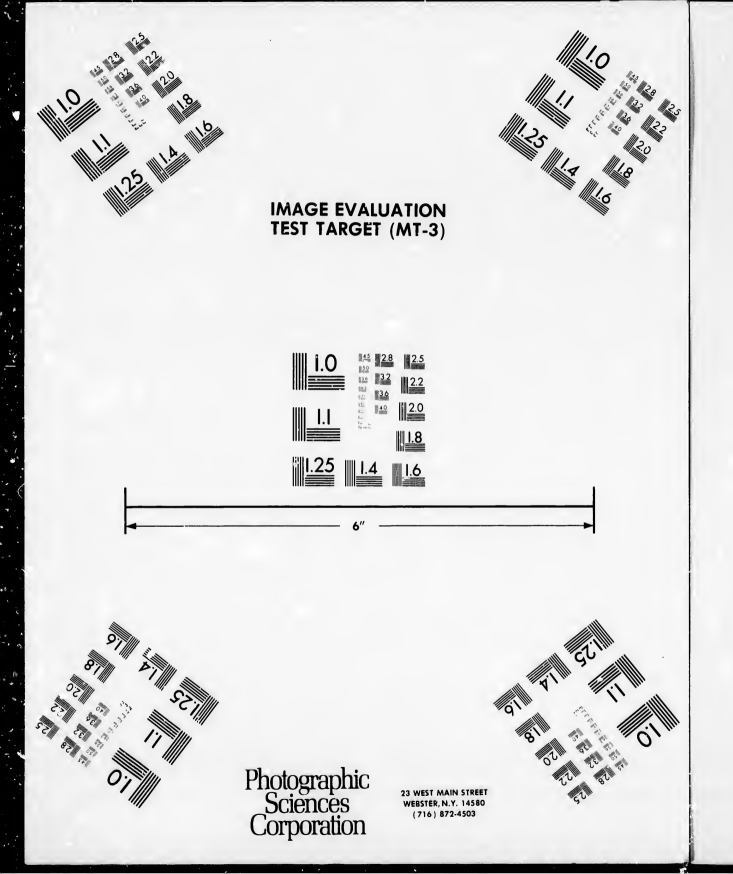
1633.

May 11.

ACT XXVIII. RATIFICATION IN FAVOUR OF THE VISCOUNT OF STERLING, of the infeftments and signature granted to him of the Dominions of New Scotland and Canada in America, and Priviledges therein contained, and of the dignity and order of Knight Baronets, and Act of Convention of Estates made thereanent.

Our Soveraigne Lord, and Estates of this present Parliament, Ratifie and ¹ Colonial Papers, p. 165.

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approve all letters Patents, and Infeftments granted by King Iames the Sixth of blessed memorie, or by our said Soveraigne Lord, unto William Viscount of Sterling, and to his heires and assignes of the Territories and Dominions of new Scotland and Canada in America; and especially the Patent, Charter, and Infeftment granted by his Majesties unwhile dearest Father of worthic memorie, of new Scotland, of the date the tenth day of September, the years of God 1621.¹ Item, another charter of the same, granted by his Majestie, under the great Scale, of the date the twelfth day of July, 1625 years.² Item, another Charter and infeftment granted by his M^{lie} of the Countrie and Dominion of new Scotland under the great Seale, of the date the third day of May, 1627 yeares.³ Item, another Charter and Infoftment granted by his Majestic under the great Seale, of the River and gulf of Canada, bounds, and priviledges thereof, mentioned in the said Patent, of the date the second day of Februaric, 1628 years.⁴ Item, a Signature past under his Majesties hand of the said Countrie and Dominion, which is to be with all diligence exped through the Seales, of the date at Whitehall the twenty fourth day of Aprill, 1633 years.⁵ With all liberties, priviledges, honours, jurisdictions, and dignities respective therein mentioned. Together also with all exccution, precepts, instruments of seasings, and seasings following, or that shall happen to follow thereupon. And also ratifies and approves the Act of general Convention of Estates; at Holy-rude-house, the sixth day of July, the year of God 1630.⁶ Whereby the said Estates have ratified & approved the dignities & order of Knight Baronet; With all the Acts of Secret Counsell, and Proclamations following thereupon, made for maintaining of the said dignitie, place and precedencie thereof. And his Majestie and Estates foresaid, will, statute, and ordaine, that the said letters Patents, Charters, and Infeftments; and the said dignitie, title, and order of Baronets, and all letters patents and infeftments of Lands, and dignities granted therewith, to any person whatsoever, shall stand and continue in full force; with all liberties, priviledges and precedencies thereof, according to the tenour of the same. And in als ample maner as if the bodies of the said letters patents, infeftments, and signature above mentioned were herein particularly ingrost and exprest. And ordaine intimation to be made hereof by open proclamation to all his Majesties lieges, at the market crosse of Edinburgh, and other places needfull, that none pretend ignorance hereof.⁷

¹ Printed infra, among the Charters, p. 3.
² Ib. p. 27.
³ This charter apparently is not recorded.
⁴ Infra, p. 46.
⁵ Supra, p. 80.
⁶ Supra, p. 58 Acts of Parl., vol. v., p. 208, et seq.

7 Acts 1 Parl. Charles I., p. 60.; Edinb. 1633. Acts of Parl., vol. v., p. 43.

TO THE COUNSELL AND COMMISSIONERS APPOYNTED FOR 1633. PASSING THE PATENTS OF KNIGHT BARRONETS, AND IN-^{September 27.} FEFTMENTS OF LANDS IN NEW SCOTLAND.

A Letter concerning New Scotland was past 27 September 1633, verbatim, lyk vnto that which was past 24 Aprill 1653. [See p. 80.]

TO THE COUNSELL.

1633. September 27.

[CHABLES R.] Right trustie and right weilbelouit Cousine and Counseller, right trustie and weelbelouit Cousines and Counsellers, trustie and weilbelouit Counsellers, and trustie and weilbelouit We greit you weill Whereas our lait deir Father for the honnour of that his ancient Kingdome did grant the first patent of New Scotland to our right trustie and right weilbelouit Cousine and Counseller Williame Erle of Stirline, and wes willing to conferre the title of Knight Baronnet on suche of his weill deserving subjects as sould contribute to the advancement of the worke of the plantation in the said countrie We wer pleased to giue order for effectuating of the same, according to our commissioun directed to you for that purpose And understanding perfytelie (as We doubt not bot is weill knowne to yew all) that the said Erle did begin and prosecute a Plantation in these parts with a farre greater charge than could be supplied by the meanes foresaid, and the rather in regarde of the late discouragement of some by our commanding him to remove his colonie frome Port Royall for fulfilling of ane article of the Treatie betuix Our Brother the Frenche King and Ws, To make everie thing betuix Ws be in the estait wherein it wes before the warre, hearing that there wes a rumour givin out by some that We had totallie left our purpose to plant in that Countrie as having surrendered our right thereof, least anie further mistaking sould arise heerupon Wee thought good heerby to cleere our intentioun therein : Whiche is, That our said Erle with all suche as sall adventure with him sall prosecute the said worke and be encouraged by all lawfull helpes thereunto als weill by compleitting of the intended nomber of Knights Baronnets as otherwayes And being informed that some of our subjects of good qualitie in this our Kingdome and Ireland, who having takin land in New Scotland haldin frome ws did accept of the said dignitie there and wes obliged to contribute als muche toward the said Plantation as anie other in that kynde wes putt to greater charges in passing of thair ryghts than the natives of this kingdome wer in the like caise It is Our pleasure that whensoever anie of our subjects of qualitie fitt for that

dignitie within this Our kingdome or of Ireland having takin lands holdin of Ws in New Scotland, and having agreed with our said Erle for thair part of a supplee toward the said Plantation, and that it is signified so by him vnto yow That till the nomber of Baronnets formerlie condescended vpon be compleit yow accept of thame and give order that thair Patents be past at als easie a rate as if they wer naturall subjects of that Our kingdome And this yow [sall] make knowne to suche persons and in such maner as yow sall in your judgements thinke fitt for doing whairof these presents sall be your sufficient warrand. Frome Our Court at S^t James the 27 of September 1633.

1633. October 18.

THE EARL OF STIRLING.

It is our pleasur that yow examyne what part of the moneyis due by ws vnto our right, &c. the Earle of Stirling hath bene payed vnto him, and the accompt of the Copper Coyn being dewlie made, that yow certifie what is lyklie entend vnto for his vsc that ane vther course may be takin for his payment wher it may not by that meanes be due And if he cannot be convenientlie payed at this tyme nor particular assignment be made vnto him for the same, lest his creditours at this tyme mistrusting our intention to pay him may persew him or your frendis whom we vnderstand to be bund as sureties for him : It is our pleasur to the effect he may not suffer for so much as is due by ws yow certifie ws what course ye think best for the tyme ather for payment of the principall to his creditours or of some part thereof, and that yow tak such course as yow shall think best to satisfie them for ther forbearing the same that they may not charge him till we appoynt his payment some other way which We warrand yow heirby to allow out of the benefite arrysing out of the Copper Coyne that he may reap the benefite We intend for him according to our warrand: for doeing whairof, &c. Whythall, 18 October 1633.

1634. February 15.

ANENT NEW SCOTLAND.

Apud Edinburgh 15 Februarij 1634.

Forsamekle as his Majesteis laite deir Father of blessed memorie for the honnour of this his aneient kingdome of Scotland did grant the first patent of New Scotland to his Majesteis right traist cousine and counsellour Williame Erle of Stirline and wes willing to conferre the title of Knight Barronet upon suche of his weill deserving subjects as sould contribute to the advancement of the worke of Planta-

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[CHARLES R.]

tion in the said countrie His Majestie wes pleased to give order for effectuating of the same, according to his commission directed to the Lords of Privic Counsell for that purpose And Ilis Majestie understanding perfytelie that the said Earle did begin and prosecute a Plantation in these parts with a faire greater charge than could be supplied by the means forsaid and the rather in regard of the late discouragement of some by His Majestic commanding the said Erle to remove the Colonie from Port Royall for fulfilling of ane article of the Treatie betuix IIis Majestie and his Brother the Frenche King to make everiething betuix thame to be in the estait wherein it was befoir the warre, hearing that there was a rumour given out by some that His Majestie had totallie left his purpose to plant in that countrie as having surrendered his right thairof And thairfoir least anie further mistaking sould arise heerupon His Majestie hes thought good heirby to cleere his intention heerin, which is, that the said Erle with all suche as sall adventure with him sall prosecute the said worke and be encouraged by all lawfull helpes thereunto als weill by compleating the intended nomber of Barronets as otherwayes And whereas some of the subjects of the Kingdome of England and Ireland of good qualitie who having takin land in New Scotland haldin of his Majestie did accept of the said dignitie ther and wes obliged to contribute als much toward the said Plantation as anie others in that kynde, wes putt to greater charges at the passing of thair rights than the natives of this Kingdome wer at in the like caises Thairfor His Majestie hes thought meet heirby to declare His Royall will and pleasure that whensoever anie of His Majesteis subjects of qualitie fitt for that dignitie within the Kingdoms of England or Ireland having takin land haldin of his Majestie in New Scotland and having agreed with the said Erlo for part of a supplee towards the said Plantation, and that it is signified so by him to the saids Lords of Privio Counsell That till the nomber of Baronnets formerlie condescended upon be compleit the saids Lords sall accept of thame and give order that thair patents be past at als easie a rate as if they wer naturall borne subjects of this kingdome And the saids Lords Ordanis letters to be direct chargeing Officers of armes to pas and make publication hereof be open proclamation at the mercat eroces of the heid burrowes of this kingdome and others places neidfull Wherethrow nano pretend ignorance of the same.

Followes his Majesteis missive for warrand of the Act aboue writtin.

 Right trustic and right weilbelouit, &c.
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1634. February 15.

> 1634. Marca 18.

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ACCEPTATION OF A COMMISSION FOR PASSING INFEFTMENTS OF NEW SCOTLAND.

Apud Edinburgh 15 Februarij 1634.

The whilk day, George Erle of Kinnoull Lord High Chancellor William Erle of Morton Lord High Thesaurer and Thomas Erle of Hadingtoun Lord Privie Sealo of this Kingdome William Erle Marishell Robert Erle of Roxburgh Johne Erle of Annerdaill Sir Johne Hay Clerk of His Majesteis Registers and Sir Thomas Hope of Craighall His Majesteis Advocat accepted upon thame the Commission granted vnto thame vnder His Majesteis Great Seale, dated at Theobalds, 14 Septembris 1633, for passing of Infeftments of New Scotland.

SIR ROBERT FILIBERT'S WARRANT.

[CHARLES R.]

Trustie, &c. Wheras we ar informed by our right trustie the Erlo of Stirling our principall Secretarie for Scotland that yow ar goeing in a course with him towards the advancement of the work of the Plantatioun of New Scotland the good whairof we exceidinglic tender we cannot bot approve of your affection in this as in your other former publict vndertakings for the good of our servise, and as we ar willing to naturalise yow in that our kingdome of Scotland, and to conferre vpon yow the lyk honors and priviledges as vther Knyght Barronetts vndertakeris in the forsaid Plantation doe enjoy, so we shalbe ever readie to encourage yow and all vthers that shall tak the lyk courses with further testimonie of our gratious favour as occasion shall offer. Newmerket, 18 March 1634.

1634. September 18.

TO THE THESAURER AND DEPUTIE.

[CHARLES R.]

Right, &c. Wheras in consideratioun of a precept of 6000 lib Stg. granted be our rate dear Father to our right trustie and weilbeloved Cousen and Counsellour the Erle of Stirling our principall Secretarie for Scotland for good and faythfull service done by him and of a warrant of Ten Thowsand punds granted by ws vnto him vpon verie good considerations as may appear by the same, We wer pleased to grant vnto him the benefite arysing by the coynage of the Copper money within that our kingdome for the space of nyne yeres and furder till be should be compleitlie payed of all sowmes whatsumever due by ws vnto him : Now to the effect

our said servant may have the more assurance to mak bargane with others anent the said benefite for his releiff, and that ther may be a certane tyme appoynted for his payment, and for our haveing the benefito of the said Coyne to returne vnto ws We doe heirby ratific vnto him his grant of the whole benefite arysing dew vnto ws of that Copper Coyneage during the tyme yit to rin of that his patent And it is our speciall pleasur that yow grant a warrant such as shalbe requisite of Coynadge of sex thowsand stane weght of Copper without intromission immediatlie efter the ending of the Coynadge of 1500 staine weight presentlie in hand and for continewing of the Coynadge efter the full perfyteing of the said 6000 stane from yeir to yeir for the accustomed quantitie as we coyned these two yeires past and that dureing the whole tyme yit to rin of his patent if ther sall any of it remane efter the full perfytcing of the Coynadge of the 6000 stane And that yow give ordour to our Advocat for drawing vp a sufficient discharge of the saids two precepts to be signed by our said servant with a discharge to him from ws of his intromission with any bonefite arysing with the Coynadge dureing the tyme past or to cum of his patent (of the which wo doe lykwayes heirby discharge him) and that without any accompt to be made vnto ws or any in our name for the same in regard of his discharge of his saids two precepts And caus registrat this our letter and mak such farder in Counsell & Exchequer as may be most expedient for the farder securitie and satisfaction of our said servant of such as he shall have occasion to treat or bargane with for making the best advantage of this our gratious intention towards him for doeing wherof ther presents shallbe vnto yow and sufficient warr.at. Theobalds, 18 September 1634.

LORD ALEXANDER, SESSIONER.

[CHARLES R.]

Right, &c. It being fitt and necessarie for the good of our service that the extraordinarie place in our Session appoynted for our right, &c. the Erle of Stirling our Secretarie for that our kingdome (who necessarile most attend our service about our persone) be supplied in his absence and vnderstanding the abiliteis and affection to our service of our right trustie and weilbeloved Counsellour the Lord Alexander whom we hold fitt to supplie that place and charge It is our pleasur that haveing administred vnto him the oath accustomed in the lyk eaices yow admitt him to the said Extraordinarie place in Session¹ and that he enjoy all the priviledges and liberteis belonging thervnto for which these presents shalbe your warrant. Hampton Court, 20 December 1634.

¹ William Lord Alexander was admitted one of the Extraordinary Lords of Session (npon his father's resignation) on the 27th January 1635. (Brunton and Haig's Senators, p. 295.)

1634. December 20.

1634-5. January 5,

TO SIR FERDINANDO GEORGE [GORGES] KNICHT.

[CHARLES R.]

[CHARLES R]

Trustio, &c. Haveing fund it of lato necessarie that some good course be establisched for right prosecution of the work of the Plantation of New Scotland in such kynd as may be most for the advancement thairof and the encouragment of such as vndertak therin And haveing (in regard of your affection and long endeavours in that work from the beginning, and your experience therin) bene pleased to mak choyse of yow for vndertaking the chieff charge in manageing of such things as shalbe for the good of that cuntrie and the governement to be establisched therin, We have thoght good at this tyme to requyre yow so soone as yow can convenentlie to repair to our Court that We may have your opinion and yow receave our direction in such things We shalbe pleased to requyre and appoynt tuitching this bussines. Whythall, 5 January 1634 style Anglicano.

1635. January 9.

COMMISSIONERS FOR SURRENDERS.

His Majestie was pleased, by a Letter of his Heynes to his Commissioneris for Surrenders, vpon the 9 January 1635 to requyre them to admitt the Lord Alexander to be ane of their number.

1635. January 28,

TO SIR JAMES BALFOUR.

Trustie, &c. Wheras we did formerlie signifie our pleasur vnto yow that our right trustie, &c. the Erle of Stirling our Secretarie for Scotland should have the Armes of New Scotland in ane Inscutchion with his owin paternall coat and that other coat (which we lykwayes allow him to bear for reasones signified at that tyme vnto yow as by our letter may particularlie appear) now considering that he hath in particular and singular maner deserved the said augmentatioun of the Armes of New Scotland and to the effect he may bear it in a way propper vnto him selff and different to all others who ar authorized for bearing of it we ar pleased to allow it vnto him to be quartered in the first quarter with his other coats and thairfor it is our pleasur that yow draw such further warrant for this purpois as shabe expedient and withall that yow register this our letter in your Books of Office to remane therin according to the custome in the lyk kynd to the effect no other may tak ypon them to bear the said agumentatioun in this maner to the prejudice of the gracious favour which We doe heirin intend to him alone ffer the which these presents, &c. Whythall, 28 January 1635.

COMMISSIONERS FOR PLANTATIONS.¹

1635.

April 22.

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Att a Meeting, att the Lord Gorges' House in St Martin's Lane, January 23 1634—Present, Lord Maltreuers, L⁴ Gorges, S^{*} Ferd. Gorges, Capt. John Mason. This day the Earle of Stirling and the Lord Alexander were receaved into the New England Company as Councellours and Patentees.

Moreover it was ord^4 att the same Meeting, that the Duke of Lenox, the Marques of Hamilton, and the Earle of Carlisle (being admitted of the Councill before this booke was received from Mr Dickenson Clerke of the Councell of State [and agent?] of the Lord Commissioners for the Plantations,) should be registered here as Pattentees and Councellours of the New England Company.

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COUNCIL FOR NEW ENGLAND: GRANT OF LAND TO WILLIAM LORD ALEXANDER.²

Grant of the Council for New Englard to William Lord Alexander, of all that part of the main land in New England from St Croix, adjoining New Scotland, along the sea coast to Pennaquid, and so up the river to the Kinebequi [Kenebeck] to be henceforth called the County of Canada; also the island of Matowack, or Long Island, to the west of Cape Cod, to be hereafter called the Isle of Sterling; to be holden of the Council and their successors, *per Gladium Comitatus*, that is to say, to find four able men, armed for war, to attend upon the Governor of New England for the public service, within fourteen days after warning given. [Copy on parchment.]

To all Christian people vnto whom theis presents shall come The Councell for the Affaires of New England send greetinge in our Lord God everlastinge. Whereas our late Souraigne Lord Kinge James of blessed memory by his highnes Letters Patente vnder the greate seale of England, bearing date att Westminster the Thirde daye of November in the eighteenth yeare of his Matter raigne ouer his highnes Realme of England, for the consideration in the said Letters Patente expressed and declared hath absolutely given graunted and confirmed vnto the said Counsell and theire successors for euer all the lands of Newe England in America lyinge and beinge in breadth from fortie degrees of Northerly latitude from the Equinoctiall lyne to fortie eight degrees of the said Northerly latitude inclusivelie and in length of and within all the breadth aforesaid throughout the maine land from Sea to Sea. Together alsoe with all the ffirme lands, soyles,

¹ Colonial Papers, p. 195.

² Ib. p. 204.

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1635. April_22.

grounde, havons, rorts, rivers, waters, fishinge, mynes, and mineralls, as well Royall mynes of Gold & Silver as other mynes and mineralls pretious stones quarries and all ard singular other commodities jurisdictions royalties previledges. ffranchises, and preheminences both within the said tracte of land vppon the Maine and also within the Islands and Seas adjoining (as by the said Letters Patents amongst divers other things therein conteyned more att large it doth and may appeare) Now Knowe all men by these presents that the said Counsell of New England in America beinge assembled in publique Courte, accordinge to an acte made and agree 1 vppon the thirde day of ffebruary last past before the date of theis presents for divers good causes and consideracions them herevnto especially moveinge have given, graunted, aliened, bargayned, and sold And in and by theis presents doe for them and theire Successors give, graunt alien bargaine sell and confirme vnto the right honorable William Lord Alexander his heires and assignes, All that part of the Maine Land of Newe England aforesaid beginninge, from a certaine place called or knowne by the name of Saint Croix next adjoininge to New Scotland in America aforesaid and from thence extendinge alonge the sea coast vnto a certaine place called Pernaquid, and soe vpp the River thereof to the furthest head of the same as it tendeth Northwardo and extendinge from thenee att the nearest vnto the River of Kinebequi and soo upwards alonge by the shortest course which tendeth vnto the River of Canada ffrom henceforth to be called and knowne by the name of the Countie of Canada. And allsee all that Island or Islands heretofore comonly called by the severall name or names of Matowack or Longe Island and hereafter to be called by the name of the Isle of Starlinge situate lyinge and beinge to the westward of Cape Codd or the Narohiganlets within the latitude of fortie or fortie one degrees or thereabouts abuttinge upon the Maineland betweene the two Rivers there knowne by the severall names of Conectecutt and Hudsons River and conteyninge in length from East to West the whole length of the Sea Coast there betweene the said two Rivers. Together with all and singular havens, harbours creekes, and Islands, imbayed and all Islands and Iletts lyinge within flive leagues distance of the Maine beinge opposite and abuttinge vpon the premises or any part thereof not formerly lawfully graunted to any by speciall name And all mynes mineralls quarries, soyles and woods, marishes, rivers, waters, lakes, flishings, hawkinge, huntinge and flowlinge and all other Royalties Jurisdiccions, priviledges, prehementes, proffitts, commodities and hereditaments whatsoeuer with all and singular there and euery of theire appurtenentes. And together also with all Rents reserved and the benefitt of all profitts due to them the said Counsell and their Successors and precincts aforesaid to be exercised and executed accordinge to the Lawes of England as neere as may be by the said William Lord Alexander his heires or assignes or his or theire

PREFACE. -

Deputies Lieutenonts, Judges, Stewards, or officers therevnto by him or them or theire assignes deputed or appointed from time to time with all other priviledges, franchises, liberties, immunities, escheates, and casualties thereof arriseing or which shall or may hereafter arise within the said limitto and precincts, with all theire intrest right titlo claime and demand whatsoever, which the said Councell and there successors, now of right have or ought to have or claime or may have or acquire hereafter in or to the said portion of Lands or Islands, or any the premises and in as free ample large and beneficiall manner to all intents constructions and purposes what so euer as the said Councell by vertue of his Mateio said Letters Patent may or can graunt the same: Saucing and allwayes reservinge vnto the said Councell and there Successors power to receaue heare and determine all and singular appeale and appeales of every person and persons whatsoever dwellinge or inhabiting within the said Territories and Islands or any part thereof soe graunted as aforesaid of and from all judgements and sentences whatsoeuer given within the said lands and Territories aforesaid To have and to holde all and singular the lands and premises aboue by theis presents graunted (excepte before excepted) with all and all manner of proffitts commodities and hereditaments whatsoener within the lands and precincts aforesaid to the said lands, Islands and premises or any of them in any wise belonginge or apperteyninge vnto the said William Lord Alexander his heires and assignes To the only proper use and behoof of him the said William Lord Alexander his heires and assignes for ener To be holden of the said Councell and theiro successors, per Gladium Comitatus, that is to say by findeinge foure able men conveniently armed and arrayed for the warre to attend uppon the Governor of Nev. England for the publique seruice within fourtcene dayes after any warningo given; yieldingo and payingo vnto the said Councell and theire Successors for euer one fift part of all the are of the mynes of gold and silver which shalbe had possessed or obteyned within the limitte or precinets aforesaid for all rents services ducties and demaunds whatsocuer due vnto the said Councell and their successors from plantacion within the precincts aforesaid The same to be deliuered vnto his Maties Receiver or deputio or deputies Assignes to the use of his Matie his heires and successors from the Lands precinets the two and twentie day of [Aprill 1635] and 11th yeare of the Raigne.

ANENT KNIGHTING OF BARONNETS SONNES.

1636. June 16.

Apud Edinburgh 16 Junij 1636.

Forsamekle as the Kings Majestie having formerlie upon verie good considera-

tions both for freithing his Matte frome truble and saving of the parties whome it concernes frome charges Give warrand and direction to his Mateia Chanceller for the time being That the eldest somes of all Baronnets being of the age of 21 yceres sould be knighted whensoever thay sould desire the same according to thair patents under the Great Seale And his Matte being yett willing upon the same considerationus that the said course be continued His Majestie for this effect hes gevin warrand to the Lord High Chanceller of this kingdome to knight the eldest sonnes of all and overie ane of suche Baronnets who being of the perfyte age of 21 years compleit sall desire the same without putting thame to anic charges and expenses As in the said warrant presentit and exhibite this day before the Lords of Secreit Counsell at lenth is conteanit Quhilk being read heard and considderit be the saids Lords and thay with all humble and dewtifull respect acknowledgeing his Majesteis gratious will and pleasure in this mater They ordaine the said warrand to be insert and registrat in the bookes of Priue Counsell and to have the force of ane act of Counsell in time comming 'To the end the said Lord Chanceller may knight the saids eldest sonnes of all Baronnetts without forder warrand and that all whome it may concerne may take notice of his Majesteis Royall pleasure heerin and ordanis letters to be direct to make publication heirof wherthrow nane pretend ignorance of the same.

Followes His Majesteis missive for warrand of the Act foresaid.

1636. May 10. CHARLES R.

Right Reverend Father in God Wo greit you weill Whereas We wer pleased by our letter unto our lait Chanceller to give power unto him or anic other for the time being that the eldest sonnes of all Baronnetts might be knighted being of the perfyte age of 21 yeeres whensoever they sould desire the same according to thair patents under our Great Seale both for freing Ws from trouble and saving thame from charges which thair repairing hither for that purpose might procure and now being willing upon the like consideration that the same sould be continued We have thought fitt heirby to renew our pleasure unto yow for that effect and thairfoir We will that yow knight the eldest sonnes of all and eueric one of suche Baronnetts who being of the perfyte age of twenty-one yeeres sould desire the same, without putting thame to anic charges or expenses And Our further pleasure is that yow make ano Act of Counsell heirupon That your successors in your charge of Lord Chanceller doe the same without anic further warrand and that all others whome it may concerne may tak , notice of our Royall pleasure heerin for doing whairof these presents sall be your warrand We bid you farewell Frome our Courte at Whitehall, the 10 of Maye 1636.



Page 93, Sir William Alexander to my dord Vilcount of Stormonth . Alt fine the my loss good Les ab J Pana man allaged boon lafe toing -to your to, f-mont for 7 fand sould orderoff - Mite Sob Indiother for you ab yori!) inder portodus his Pol Lator Heles ? find forskill for Those to deprode mat for 2 Atfor he offottol they be proforfision so I signite my fokt loss ming loss to man to fanone my makonet your surger (2 Hickney granted blezonst but it is the sto do not 1 grouto dello of farms If your as be A not by odfor monomy for stoof larson of futs to tome softer fing on by monsing from to good pelato hants for of for librands a PALIS J rofrers I for to your to & feeting tim ho affired that on almost for that may tond to your good thes I no maken and a true affithing mow thing the they 7 day -copernanz B 16 gdolat 10 Alexander 23 of Honombie

In the preceding documents it will be seen that Sir William Alexander was nominated His Majesty's Lieutenant-General, and Admiral of New Scotland. The great importance of such an appointment, with the view of successfully promoting this scheme of colonization, was not duly considered, as no obligation was exacted for personal services in the colony; and there is no evidence to shew that Alexander himself ever set his foot on the soil. When we hear so much said of his advancing large sums in setting forth this scheme, it should be remembered that he was bound to expend two-thirds of the money received from the newly created Knight Baronets in carrying on the Plantation. We know that he fitted out two vessels in 1622 and 1623, and also that his son Sir William the younger sailed with other vessels in 1627 and 1628; yet it may be asserted, that from various causes Sir William NEVER WAS ABLE TO FULFIL THE GREAT AND AVOWED OBJECT OF THE ROYAL GRANTS IN HIS FAVOUR BY ACTUALLY ESTABLISHING ANY PERMANENT SETTLE-MENT WHATEVER IN NOVA SCOTIA. In his engraved map of 1624, and reissued in 1630, there is no indication of any such settlements in that country, while so many English names appear in the adjoining districts of New England. Had any effectual measures been employed, the majority of the Convention of Estates in November 1625 would never have supported the lesser Barons when they complained of the precedency granted to the newly created Order of Knight Baronets, and prayed the Estates to join in a humble petition to the King to suspend at least this precedency until the tyme that the Plantatioun, for the whilk this diquitie is conferred, be first performed. These small Barons went still farther, and offered that if this Plantatioun should be made, they, "upoun their own charges, would undertake the same, without any retribution of honour to be given therefor."¹

In the measures actually pursued, Sir William Alexander appointed his eldest son to act as Deputy-Lieutenant; and he appears on two, or perhaps three, occasions to have visited some portions of North America. The first occasion was in 1627, as we may infer from this

¹ See supra, pp. 29-31; also the King's reply in February following, pp. 31-32.

In the Roll of Knight Baronets of Nova Scotia the first name is Sir Robert Gordon. He was the second son of Alexander, Earl of Sutherland, and was the founder of the family of Gordonstoun, in Morayshire. His charter of the Barony of Gordon is recorded in the Register of the Great Scal, 28th May 1625,⁴ and is given at full length in Douglas's Baronage of Scotland.⁵ In a work which has recently appeared, "Social Life in Former Days: Second Series. Illustrated by Letters and Family Papers," the author has a chapter on "The Plantation of Nova Scotia, and the Knight Baronets thereof, 1625," 6 in which he inserts from the Gordonstoun papers copies of some contracts or bonds of agreement with Sir William Alexander, connected with this subject. The price paid for a baronetcy, it appears, was 3000 merks, two-thirds of which Sir William engaged should be expended "in setting forth a colonie of men, furnished with necessarie provisioun, to be planted by me, my aires, or our deputies, within the said country (and dominion of New Scotland) be the advyse of the said Sir Robert Gordon and the remanent Barronetts of Scotland, adventurers in the plantation of the same," dated at London the 4th of June 1625. This is followed by a similar engagement, on the last of the month, in the name of Sir Donald Gorme of Slait, knight.

In the Scottish records no notice is taken of a fact, which seems to be undisputed, although the details are not clearly ascertained, that Sir William Alexander, by some private arrangements in the year 1629 or

¹ That is, £2, 18s. sterling. (Extracts in Miscellany of the Maitland Club, vol. i., p. 467.)

² Supra, p. 49. ³ Supra, p. 56. ⁴ Lib. li., No. 34. ⁵ Edinb., 1798, p. 2. ⁶ By E. Dunbar Dunbar, pp. 8-21, Edinb., 1864, 8vo.

1630, transferred to Claude St Estienne, Seigneur de La Tour, a French Huguenot, the whole of his territorial rights and possessions of Nova Scotia, still to remain subject to the Crown of Scotland. From this bargain a special exception was made of Port Royal. The name of Claude, and of his son Charles, both occur in the List of Baronets, November 30, 1629, and May 12, 1630. La Tour was of a temporising spirit, and changing his religion, he succeeded in having his acquisitions confirmed by the King of France in 1634. This may have given rise to Scotstarvet's vague report that Sir William "got also a large sum of money from the King of France to quit his interest in Nova Scotia." Sir Thomas Urquhart is more entitled to credit when he alleges, that this transaction was completed without Sir William having either informed or obtained the concurrence of the Knight Baronets, who undoubtedly possessed by their several charters the same territorial rights as himself.

After this period, at least, we hear but little of Nova Seotia and of Alexander's colonial schemes, except in general terms, and always connected with urgent endeavours to fill up the prescribed number of Baronets. In a subsequent page will be given a roll of the names of Baronets of Nova Seotia, as they appear in the public records. During the Earl of Stirling's time the dates of these Patents extend from May 28, 1625 to December 17, 1638, to the number of about one hundred and thirteen individuals.

The following passage from Sir Thomas Urquhart's Jewel (pp. 208-211, Lond. 1652), although well known, may be quoted, as it contains, with some rash, but amusing statements, a good deal of truth relating to this subject:

"SIR WILLIAM ALEXANDER.—It did not satisfie his ambition to have a laurel from the Muses, and be esteemed a King amongst Poets, but he must be King of some New-found-land; and like another Alexander indeed, searching after new worlds, have the soveraignity of *Nova Scotia*. He was born a Poet, and aimed to be a King; therefore would he have his royal title from King James, who was born a King, and aimed to be a Poet. Had he stopped there, it had been well: but the flame of his honour must have some oyle wherewith to nourish it. Like another King Arthur, he must have his Knights, though nothing limited to so small a number; for how many soever that could have looked out but for one day like gentlemen, and given him but one hundred and fifty pounds sterlin, . . . they had a scale from him whereby to ascend unto the platformes of vertue, &c. . .

they immediately hung out the Orange colours, to testifie their conquest of the honour of Knight-Baronet.

"Their King nevertheless, not to staine his Royal dignity, or to seem to merit the imputation of selling honor to his subjects, did for their money give them land, and that in so ample a measure, that every one of his Knight-Baronets had for his hundred and fifty pounds sterlin heritably disponed unto him six thousand good and sufficient acres of *Nova Scotia* ground, which being but at the rate of sixpence an acre, could not be thought very dear, considering how prettily in the respective parchments of disposition they were bounded and designed fruitful corneland, watered with pleasant rivers, running alongst most excellent and spacious meadows; nor did there want abundance of oaken groves in the r idst of very fertil plaines (for if they wanted anything, it was the Scrivener or Writer's fault; for he gave order, as soon as he received the three thousand Scots marks, that there should be no defect of quantity or quality, in measure or goodness of land) and here and there most delicious gardens and orchards, with whatever else could in matter of delightful ground, best content their fancies; as if they had made purchase amongst them of the *Elysian fieldes*; or *Mahumets Paradise*.

" After this manner my Lord Sterlin for a while was very noble, and according to the rate of Sterlin money, was as twelve other Lordes in the matter of that frankness of disposition, which not permitting him to dodge it upon inches and ells, better and worse, made him not stand to give to each of his champions territories of the best and the most: and although there should have happened a thousand acres more to be put in the Charter or writing of disposition, then was agreed upon at first, he cared not; half a piece to the Clerk was able to make him dispense with that. But at last, when he had inrolled some two or three hundred knights, who, for their hundred and fifty pieces each, had purchased amongst them several millions of New Caledonian Acres, confirmed to them and theirs for ever, under the great seal, the affixing whereof was to cost each of them but thirty pieces more, finding that the society was not like to become any more numerous, and that the ancient gentry of Scotland esteemed of such a whimsical dignity as of a disparagement rather than addition to their former honor, he bethought himself of a course more profitable for himself, and the future establishment of his own state; in prosecuting whereof, without the advice of his Knights (who represented both his Houses of Parliament, Clergy and all) like an absolute King indeed, disponed heritably to the French, for a matter of five or six thousand pounds English money both the dominion and propriety of the whole continent of that kingdom of Nova Scotia, leaving the new Baronets to search for land amongst the Selenits in the Moon, or turn Knights of the Sun: so dearly have they bought their Orange Riban, which (all circumstances considered) is and will be no more honorable to them or their posterity, then it is or hath been profitable to either."

No part of the American continent was more favourable for an English settlement, and the encouragement of the fisheries, than Nova Scotia; but no settlement has been more subject to be disputed, or has so often changed its master. An attempt had been made in 1602 to settle an English colony here; but this not succeeding, the French, in 1604, concluding it to be abandoned, took possession of it under the title of Acadia, as forming part of New France or Canada.

Henry the Fourth of France in 1603 had appointed Mons. de Monts Governor-general of the country, extending between the 40th and 46th degrees of north latitude,-that is, from Virginia to near the head of Hudson's Bay,-which then obtained the name of Acadie. De Monts was accompanied in his voyage of discovery by a personal friend, Poutrincourt, who received from him a grant of that part of the district where they found the large and spacious harbour near the Bay of Fundy, then called La baye François, and to which he gave the name of Port Royal. The King of France afterwards confirmed to Poutrincourt this grant, and the place became the headquarters of the French colonists. In 1613, on the ground of some alleged encroachment on the English limits of Virginia, Captain Argall, with some armed vessels, succeeded in obtaining possession of the fort, and dislodging the French. But, as Judge Haliburton observes, "it does not appear that this transaction was either approved of by the Court of England or resented by the Crown of France." Port Royal, since named as Annapolis Royal, in Nova Scotia, is situated on the south side of the bay and river of Annapolis, which runs into the Bay of Fundy; and except for the extraordinary rise and fall of the tides, was reckoned one of the finest harbours in the world. Unless it may have been by some of the first settlers and other stragglers, the place remained deserted for several years. No reference to these proceedings occur in the Nova Scotia grants made to Sir William Alexander, who was authorized to divide the country into portions, and assign them to the Knight Baronets on the conditions prescribed. But this was still a disputed territory, which the French claimed in virtue of previous discovery and possession. After various changes, Charles the First,

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instigated probably by Sir William Alexander, had given a commission to Captain David Kertch or Kirk, a French Calvinist, for the recovery to England of the possession of Nova Scotia. Having fitted out an armament for that purpose in 1627, he captured 18 French transports, with 135 pieces of ordnance, destined for the fortifications of Port Royal and Quebec. Next year he had retaken Port Royal, and proceeded up the river St Lawrence to attack Quebec, the capital of New France; but the lateness of the season caused him to defer this till 1629, when it was forced to capitulate. In this manner the English regained possession of Nova Scotia, Port Royal, and most part of Canada.

It was at this time that Sir William Alexander the younger, and those who accompanied him, landed at Port Royal, and succeeded in effecting a straggling settlement in that locality. They built a fort on the west side of the haven (Granville), nearly opposite to Goat Island, the remains of which are still visible, and retain the name of the Scottish Fort. But the successes of Captain Kirk proved of no avail, in consequence of the negotiations between Charles the First and his brother-in-law the King of France. During the first winter thirty ' of the Scots settlers died, and the hopeless expense and numerous difficulties connected with this infant colony induced the younger Sir William Alexander to return home, and must have had no small influence on the elder Sir William in his negotiations with Claude de La Tour, by which he conveyed to him his title to the whole of Nova Scotia (with the exception of Port Royal) to be held of the Crown of Scotland. The precise terms of this transference are not recorded. It is alleged by Chalmers, and repeated by Haliburton and others, that Sir William Alexander, finding that neither considerable profit nor honour were soon or easily to be acquired from the further prosecution of this colonial undertaking, in the year 1630 conveyed his title to the whole of Nova Scotia (with the above exception) to Claude St Estienne, Seigneur de la Tour, upon this condition, that the inhabitants should continue to be subjects of the Scottish Crown. It is also said that La Tour had influence enough to have this transference confirmed by Louis XIII.; and this may have given rise to Sir John

Scot's unfounded assertion ' that Lord Stirling "got also a great sum of money from the King of France to quit his interest in Nova Scotia." Sir Thomas Urquhart's statement on the same head is already quoted.²

By the Treaty of St Germain-en-laye, concluded in March 1632,³ the English monarch absolutely restored to Louis XIII. of France the sovereignty of Acadia, New France, and Canada generally, and without limits,—and particularly Port Royal, Quebec, and Cape Breton. In terms of this treaty, Charles sent peremptory instructions for the settlers at Port Royal to dispossess themselves, and transfer the place to the French authorities; but instead of stipulating that a sum should be awarded for what had been spent on the fort and other buildings erected in this place, these were ordered to be razed to the ground and the place left desolate, as when first occupied by Sir William Alexander younger and his followers. The King, however, in compensation for the money and labour that had been expended, and for the hardships they had to suffer in quitting this settlement, gave a warrant to pay the Viscount Stirling the sum of £10,000.

The site of this fort is well ascertained, and a stone having the date 1606 indicates the earlier French settlement, the fort having been erected by the Scottish settlers on the site of the French corn-fields previous to the treaty of St Germains. "The remains of this fort," says Judge Haliburton, "may be traced with great ease; the old parade, the embankment and ditch, have not been disturbed, and preserve their original form. It was occupied by the French for many years after the peace of 1632, and near the eastern parapet a large stone has been found, with the following monumental inscription, LEBEL, 1643."⁴

"The French" (says Chalmers) "gloried at a feture day, not that they had recovered without consideration what the bravery of Englishmen had won, but that, in these transactions, the name of Nova-Scotia did not appear. Colonial historians, with an inattention or interestedness of which there are few examples, have always insisted, that, not-

¹ Staggering State, p. 74. ² Supra, pp. 95, 96. ⁸ Corps Diplomatique, Rymer's Fædera, &c. ⁴ An Historical and Statistical Account of Nova Scotia, by Thomas C. Haliburton, vol. ii.,

p. 156, Halifax, 1829, 2 vols., 8vo.

withstanding the absolute restitution before mentioned, certain rights, with regard to that territory, still remained in England: And her statesmen, with a credulity and want of wisdom equally unexampled, have implicitly adopted their sentiments. But in what consists the justice or policy of preserving latent pretensions, which cannot be defended by candid discussion? The law of nations reprobates whatsoever contributes to disturb their repose."1

A later author of a valuable work on British America says, that the vast importance of such possessions "should be estimated less by their territorial extent than by the resources they offer, the capabilities of improvement, the great increase of which their commerce is susceptible, and the extensive field they present for emigration."²

But the connexion of the Alexanders with North America extended beyond the boundaries of Nova Scotia. At a later period, when New Scotland, so far as they were concerned, might be said to have ceased to exist, William Lord Alexander obtained from the Council for New England one of those indistinct or conflicting grants of land, which had become so common; in other words, which "were couched in vague language, and were made in hasty succession, without deliberation on the part of the Council of Plymouth, and without any firm purpose of establishing colonies on the part of those for whose benefit they were issued."³ It consisted of the Province of Maine, or that part of the mainland of New England extending from Piscataqua River, adjoining New Scotland, along the sea-coast to Sagadahoc, and up the river to Kenebek, to be called the country of Canada; also Long Island, &c. The date was April 1635.4

The Colonial Papers, now rendered accessible, throw some light on such transactions, having reference to extensive districts of which the proper boundaries were not strictly defined, and which proved, as might be expected, a fruitful source of dispute. Towards the end of January 1635

³ Bancroft's United States, vol. i., p. 335.

¹ Chalmers' Political Annals, p. 93, Lond., 1780, 4to, a work containing an immense mass of information. It is to be regretted that no second volume (with an index) ever appeared.

² The British Dominious in North America, by Joseph Bouchette, vol. i., p. vii. ⁴ See page 89.

the Earl of Stirling and his son Lord Alexander were admitted Councillors and Patentees. On the 3d of February it was proposed, upon obtaining separate personal grants of the lands, laid out in eight divisions, upon the sea-coast of New England, to be held immediately of his Majesty, to resign their great patent into the King's hands. Preliminary to this, deeds of feoffment were made, and leases drawn out in their own favour for the term of three thousand years (which sounds very like perpetuity) in virtue of the original charter to the patentees, adventurers and Couneil of New England.

At a meeting of the Council for New England, held in the Earl of Carlisle's chamber, Whitehall, 25th April 1635, a declaration was prepared for the intended resignation of their great charter. "Present,-Lord Gorges, President; Capt. Mason, Vice-President; Marquis of Hamilton; Earls of Arundel and Surrey, Southampton, Lindsey, Carlisle, Sterling; Lords Maltravers, Alexander; Sirs Ferdinando Gorges, Kenelm Digby, Robert Mansel, Henry Spilman, James Bagg, and Mr Montague. They have found, by long experience, that their endeavours to advance the plantation of New England have been attended with frequent troubles and great charges; that they have been deprived of near friends and faithful servants employed in that work; assaulted with sharp litigious questions before the Privy Council by the Virginia Company, who complained to Parliament that their plantation was a grievance to the Commonwealth, and that they have been much disheartened by the loss of the 'most noble and principal props thereof,' as the Duke of Lenox, Marquis of Hamilton, and many other 'strong stays to this weak building;' and also by the claims of the French Ambassador, taking advantage of the divisions of the sea-coast, which have been satisfactorily answered. These crosses only left a 'carcass in a manner breathless,' until some lands in Massachussets Bay were granted to certain persons, who surreptitiously obtained a second grant of lands justly passed to Captain Robert Gorges and others long before."¹

Accordingly, on the 25th of April that year, when this declaration was adopted, Edward Lord Gorges, President, in name of himself and other members of the Council of New England, presented a

¹ Calendar of State Papers, Colonial, 1574-1660, pp. 204-205.

petition to Charles the First, on the 1st of May, respecting a voluntary surrender of the great patent of their Corporation, and praying for a royal confirmation of the proposed division of the saids lands. These arrangements seem to have been favourably received, and were probably carried into effect. The new patents were designedly extended both north and south, for the purpose of keeping up the English claims to New Netherlands in possession of the Dutch, to the southward, and to l'Acadie or Nova Scotia, then in possession of the French, to the northward.

On the 1st of November 1638 a meeting of the late Council for New England was held at London in Lord Stirling's house. The object of this meeting was to request the King for an augmentation of a degree more in latitude and longitude to such of themselves who should declare whether they would have it to the northward or westward,—these Councillors being Lord Maltravers, Lord Gorges, Sir Ferdinando Gorges, and the Earl of Stirling.¹

It has been remarked by an old and intelligent writer that "Royal grants of lands if not occupied, and, in process of time, if another grant (with occupancy) is made to others, the first grant becomes void. Thus Duke Hamilton's grant in the Naraganset country, Mr Mason's grant of New Hampshire, and many grants in the northeast parts of New England, are become void."² The obsolete grants to Sir William Alexander of Nova Scotia, as well as to his son of lands in New England, might have been specified in the instances of original holders who had neglected or relinquished their territorial acquirements.

Having in some measure traced the progress and termination of the Earl of Stirling's Colonial schemes, a brief notice may be given of the latter period of his life. He was sworn a privy counsellor, and appointed Secretary of State for Scotland in 1626. He was created Viscount of Stirling, Lord Alexander of Tullibody, 4th September 1630; he was admitted an extraordinary Lord of Session in 1631; and raised to the Earldom in 1633. He obtained at various times from the King several grants, which, although they promised to be lucrative, proved to be 'Colonial Papers, Calendar, p. 282. 'Douglass, vol. i. p. 111. See also pp. 366, 373.

otherwise. One was a license under the Privy Seal for the space of thirty-one years to print "The Psalms of King David, translated by King James," 28th December 1627. This metrical version. published in the King's name, was to a great extent the work of Sir William Alexander. It was not completed or published until the year 1636; but the expectation of having it introduced into general use. so as to supersede the old version of Sternhold and others, which would have insured its circulation to an incalculable extent, and been a lucrative speculation, proved a complete failure.¹ Another grant to Lord Stirling was to authorize the coinage of 6000 stones weight of an inferior kind of copper money. Sir John Scot, when he alludes to this permission to coin base money, far under the value of the weight of copper, says, that "this brought great prejudice to the kingdom,"² and rendered him so unpopular that it was said he durst not come to Scotland to attend to the King's affairs. In April 1631 he had a patent under the Privy Seal,³ "granted be his Majestie to William, Earle of Stirline, and John Alexander, his sone, and the longer liver of thame twa, to be maisters of all mineralls and metals within this kingdome." The embarrassed state of the Earl's affairs at the time of his decease is sufficient to prove that with all his schemes and speculations he had not succeeded in the ultimate object of acquiring wealth. "He conquest to his old heritage of Menstrie, the baronie of Tillicultrie and Gogar,-all which were comprised from his heirs instantly after his decease: And of six or seven sons none but one or two are remaining. The house of Menstrie was burnt by command of his superior the Earl of Argyle, because his sons were favourers of James Graham (Marquess of Montrose) and his party." 4 If so, this must have been four years after the Earl of Stirling's death. In 1632 Lord Stirling had erected a larger edifice for himself, beautifully situated, with terrace walks, at the head of the Castle Wynd in Stirling. After his death this was also seized by his creditors. It became the property of the Marquess of Argyle, who caused the Earl's armorial bearings and other ornaments to be

¹ See Bannatyne Miscellany, vol. i., p. 227-250, and Appendix to Baillie's Letters and Journals, vol. iii, pp. 525-532.

² Sir John Scot's Staggering State. ³ Regist. Secret. Concilii. ⁴ Scot's Staggering State.

taken down, and replaced with those of his own family.¹ It was long known as Argyll's Lodging, but has in late years been converted into a military hospital for the garrison.

The Earl of Stirling died at London in February 1640. By his wife, Janet Erskine, daughter of Sir William Erskine, Knight, he had a large family of seven sons and three daughters. Sir James Balfour says,—" His body was embalmed, and by sea transported to Streveling, and there privatly interr'd by night in Bowie's Iyle [aisle], in Streveling Church, the 12th of Apryle 1640."³ His patent as Earl in 1633 carries the title to himself and his heirs-male bearing the surname and arms of Alexander. His two eldest sons having predeceased him, it was alleged, with the view of supporting some false claims to succession, that the Earl, fearing the extinction of his male issue, resigned his honours in the King's hands, for the purpose of obtaining a new charter, changing the destination, failing heirs-male, in favour of heirs-female. But such resignation is a mere assumption, without a particle of evidence; and the alleged charter of Novodamus never existed except as a forged document.

It is not required in a volume like the present to trace in minute genealogical detail the descendants of William, Earl of Stirling. It is admitted on all hands, and we presume the matter was well ascertained at the time, that the male succession terminated in the person of Henry, fifth Earl of Stirling, who died at London on the 4th of December 1739.

WILLIAM ALEXANDER, the eldest son, was knighted, and, as presumptive heir of the Viscount and Earl of Stirling, he himself became Lord Alexander in 1630, and Viscount Canada in 1633. From the previous pages it will be seen that on more than one occasion he visited Nova Scotia, and resided for some time in the colony as Deputy-Licutenant. He afterwards received an extensive grant of territory from the Council for New England on April 1635, as already noticed at page 89. He died during his father's life at London in March 1638, and his body was embalmed and brought to Scotland for interment in the church of Stirling. By his wife, Lady Margaret,

² Balfour's Hist. Works, vol. ii., p. 427.

¹ An excellent view of the honse will be found in Billings's Antiq., vol. iv.

daughter of William, Marquess of Douglas, he left one son, William, and two daughters. The lady survived till January 1, 1660.

WILLIAM, second Earl of Stirling, succeeded his grandfather in 1640, when about eight years of age, but he died that year, within a few months of his succession. Both his sisters were married, and their deseendants are not extinct.

SIR ANTHONY ALEXANDER, the Earl of Stirling's second son, in July 1626 had a pass allowing him to travel for three years in foreign parts.1 On the 1st April 1629 he was joined with James Murray of Kilbaberton (who had held the office since 26th December 1607), as joint Master of the King's Works and Buildings in Scotland. He married a daughter of Sir Henry Wardlaw of Pitreavie, but died at London, without issue, in August 1637, and was interred in the family vault in the church of Stirling. Drummond of Hawthornden honoured his memory in a poem of great beauty: "To the Exequies of the Honorable Sr. Antonye Alexander, Knight, &c., A Pastorall Elegie." Edinb., 1638, 4to. Sir James Balfour says,-" About the latter end of August (1637) Sir Anthony Alexander, knight, second son of William, Earl of Stirling, and Master of Works, &c., departed this lyffe at London, from whence his corps, being embalmed, was brought by sea, and, by torche light, privatly interred in Bowes Iyle, in the church of Striveling."²

HENRY ALEXANDER, the third son, on the death of his nephew, succeeded as third Earl of Stirling in 1640; but he did not long enjoy his honours, having died about August 1644. By his wife, Mary, daughter of a wealthy London merchant, Sir Peter Vanlore, he had a son Henry, the fourth Earl of Stirling, who survived till 1690, and two daughters, Mary and Jane Alexanders. His widow, the Countess of Stirling, married for her second husband Colonel John Blount, who, after the Restoration of Charles II., presented a memorial respecting the claim, which is added on a subsequent page.

JOHN ALEXANDER, of Over Gogar, the fourth son. He married a daughter of Sir John Graham of Gartmore, leaving one daughter.

CHARLES ALEXANDER, the fifth son. He was witness in December

¹ Sir W. Alexander's Register of Letters.

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² Balfour's Hist. Works, vol. ii., p. 251.

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1642 to the testament of his sister Lady Elizabeth Alexander. He is said to have left a son, who died without issue.

Mr LUDOVICE ALEXANDER, the sixth son, had a pass to go to France in December 1634. He died without issue.

JAMES ALEXANDER, the seventh son, was a witness to his sister Lady Elizabeth's testament in December 1642. James Alexander and Grissell Hay had a daughter, Margaret, born 23d June 1669.

The place or vault where the Earl of Stirling and so many of his family were interred was in the Cross Kirk or High Church of Stirling. From its former proprietor it had been known as Bowye's Isle, but belonged to Thomas Craigengelt of that ilk, who, on the 26th February 1618, "resigned his right to that Ile in the Rude Kirk of Stirling, callit of auld the Bowey's Ile, and now Craigengeltis." The Kirk-session, on the 4th October 1631, granted the seat or loft within the said Kirk of Stirling to William, Viscount of Stirling; and on the 4th September 1632 the Session ratified to his Lordship the disposition by the Maister of the Hospital (with consent of the Provost), "of their Isle, situat on the south syde of their kirk, sometyme callit Bowye's or Craigingelt's Iyle, &c." 1 In 1656, when the church was divided into two distinct places of worship, the vault may have been injured. It remained at least long neglected; and the leaden coffins, it is support 2. were abstracted by Cromwell's soldiers. The only inscription of which we have any notice was that erected by the first Countess of Stirling to the memory of her parents, Sir William and Lady Erskine. In 1825, when the assumed Earl of Stirling visited the possessions of his alleged ancestors, and was welcomed by the Provost and Magistrates, with the church bells ringing on such an auspicious event, he presented the family vault to Mr Wright, a writer in the town, who caused it to be enclosed, and appropriated, when it should be required, for his own use. This insured the complete destruction of every vestige of the Alexanders of Menstrie, including the Erskine monument, but a copy of the inscription was fortunately preserved by a local antiquary.²

¹ Extracts from Maitland Miscellany, vol. i., pp. 455, 471, 472.

⁹ See Mr Turnbull's Preface, pp. 42-44, to his Report on the Stirling Peerage Trial; where the inscription is printed. Edinb., 1859, 8vo.

IV.-SIR ROBERT CORDON OF LOCHINVAR.

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The author of the spirited proposals contained in the "Encouragements, &c. by mee, Lochinvar," in 1625, was SIR ROBERT GORDON, in Galloway. The family from which he was descended is traced back, in the Pecrage, to the time of King Robert Bruce. Having at a subsequent date acquired this property in Kirkeudbright, Robert, the eldest son of Sir John Gordon of Lochinvar, was served his heir, 5th November 1604; and is described "as one of the strongest and most active men of his time." He had occasion to display his bodily power in the Border feuds between the inhabitants of Galloway and Annandale. He had the less enviable distinction of being selected, or accused, for the slaughter of James Gordon, his page, on the 29th of June 1608; but by a warrant signifying his Majesty's pleasure, signed by the Lord Chancellor, and the Secretary, George, Earl of Dunbar, "the dyet," or day fixed for his trial, was deserted.1 Sir James Balfour, in his Annals, connects the murder of his servant with some scandalous reports, which he admits were unfounded, but uncharitably insinuates that Sir Robert was desirous to have got rid of his wife.² In the Court festivities at Prince Henry's Barriers (or tilting match), on the Twelfth Night, Sir Robert was one of the three successful champions to whom prizes were delivered by the Princess Elizabeth in January 1609-10. A contemporary writer indeed says that Gordon's success as a Scot was owing "more in favour of the nation, than for any due desert." 3

When the proposed establishment of Colonics in America was sanctioned by the Crown, Sir Robert Gordon was among the first to embark in the scheme with a proper spirit. He obtained a Charter under the Great Seal, with ample privileges, of certain lands to be erected into the Barony of New Galloway in Nova Scotia, 8th November

¹ Pitcairn's Criminal Trials, vol. ii. p. 558. ² Balfour's Hist. Works, vol. ii. p. 20.

⁸ R. Johnstoni Historia, p. 714; Nicholl's Progresses of King James, vol. ii. p. 283.

1621. This Charter is printed in the present volume.¹ He appears to have engaged in this undertaking with more patriotic zeal and less selfish motives than his precursor, "the Lieutenant Generall to his Majestic in the Kingdome of New Scotland," to whom he dedicates his "Encouragements," in 1625. This tract, which is now of great rarity, is highly honourable to the author, who assigns for his MOTIVES, the propagation of the Gospel among the Heathen; the service of his Prince and native Country, by enlarging its dominions; and the gain to be derived by those who should engage in such an enterprize. His OFFERS to Ministers of the Gospel, Gentlemen, and others who were inclined to become Undertakers, were most liberal and praiseworthy.

Gordon had also a similar Charter under the Great Seal of the barony and lordship of Charles's Island (INSULA CAROLI), dated 1st May 1626.² Four days later he obtained the pass for a ship which he was to dispatch to America.³ In the Signature to Sir Robert Gordon of Lochinvar for this Charter, he is honourably mentioned, as "being one of the first of this Nation who hath projected and undertaken *at his owne charge* to procure a forraine Plantation."⁴

In the Acts of Privy Council, 12th July 1627, we find that Sir Robert had personally appeared before the Lords of Council, and made the following declaration in regard to prizes, then a frequent subject of dispute. But Gordon's death in November that year brought all his schemes of Colonization to a premature close.

LOCHINVAR HIS DECLARATIOUN.

Apud Halyrudhous duodecimo Julij 1627.

The whilk day in presence of the Lords of Secreit Counsell compeirit personallie Sir Robert Gordoun of Lochinvar Knight and declairit that notwithstanding of the Commissioun grantit and exped vnto him this day for his furtherance and advancement in the Kingis Ma^{ties} service against the enemic, he was content, of his awne consent, that all the prysses that sall be tane be him, or be utheris having warrant and power from him, on this syde of the Equinoctiall Lyne sall be judged

- ¹ Charters, &c., p. 16.-Line 10, for desuperet should read desuper et.
- ² Reg. Magni Sig. Lib. li. No. 126. ³ Printed supra, p. 35.
- ⁴ Register of Signatures, &c., vol. xlix. July 8, 1626.

in no countrie but in this kingdome be the Admirall of this kingdome, and that he sall make payment to the Kingis Ma^{tio} and the Admirall of the proportioun dew to thame out of the prysses And that this Declaratioun and Act sall stand in force so long as his Commissioun stands, and ay and whill he give up the same to the saidis Lords.

Dr Robert Johnston, who belonged to that part of the country, and was no doubt personally acquainted with Sir Robert Gordon, in mentioning his death says, "Calculo extinctus est. Qui excelsi corporis robore, et animi magnitudine, in omni ætate conspicuus viguerat. Unde singularem gratiam apud magnanimum Principem Henricum promeruerat; solennique Armorum exercitatione, in Aula victor evaserat; ac præmium meritæ palmæ tulerat: Henricoque mortuo, fabricatis navibus, ultra Æquinoctialem Scotici nominis famam propagare destinaverat. Verum, morte ejus tam laudabilis conatus evanuit."¹

Sir Robert Gordon married Lady Elizabeth Ruthven,² one of the daughters of William, first Earl of Gowrye; and had issue, two sons and two daughters. They were divorced about the year 1609, and she became the second wife of Sir Hugh Campbell of Loudon, first Lord Loudoun. She died in January 1617.³ The eldest son, Sir John Gordon, who seems to have taken no special share in this project of colonization, was served heir of his father 29th March 1628. He was created Viscount of Kenmore and Lord of Lochinvar, by patent, dated 8th January 1633; but he did not long enjoy his honours, having died on 12th September 1634, aged thirty-five. The second son, Robert Gordon of Gilston, was joined with his father in the Royal Charter of 1621, containing the grant of the barony of New Galloway in Nova Scotia; and he appears to have taken the most active share in this enterprise, by visiting the Colony, and superintending its affairs. He died without issue.

¹ Rerum Britannicarum Historiæ, Lib. xxii., p. 714. Amstel. 1655, folio.

² In the Peerages this Lady is always called Isabella. It would appear, however, from her Confirmed Testament, that her name was Elizabeth. (Paterson's Ayrshire Families, vol. ii. p. 306.)

⁸ Douglass' Peerage, by Wood, vol. ii. p. 147.

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V.—JOHN BURNETT, ABERDEEN.

Although not specially connected with the Collections in the present volume, the following warrant "to traffique with Virginia," preserved among the Colonial Papers, may be added in illustration of the traffic, to a limited extent, which was carried on at this period from some of the ports in Scotland. Of Burnett himself we have no information.

[CHARLES R.]

Whereas the Bearer hereof John Burnett of Aberdeene being the sole Marchant of or Kingdome of Scotland, that hath supplied the Plantacion of that or Colony of Virginia, & become or tenant there, both by occasion of our late proclamation of the fourteenth of March in the thirteenthe years of or reigne apprehended that some stopp or impeachment of his trade into Scotland may be made by or officers there in regard of or demand in the said proclamation expressed that all the Tobacco of that Plantacion should be valoaded and brought into or Port of London, whereas the same is only exclusive of other Ports wthin or Dominions of England, Ireland and Wales, and no wayes intended to impeach the freedome of commerce and traffique into or Kingdome of Scotland by the Natives thereof: These are therefore to will and require you upon sight hereof to permitt vnto the said John Burnett and his factors a free commerce and traffique from or kingdome of Scotland to that or Colony, and from thence back againo, as well to importe and vr.loado any Marchandizo in any port or haven of the said Colony, as likewise to loade and exporte Tobacco or any other Marchandize from thence into any port or ports of or said Kingdome, And that without any stop or hindrance or impeachment from you or any other or officers or louing subjects as ye or they will answere the contrarey at your perill providing raweis that they pay or usuall customes, and enter into bond that he shall not valoade any where other than in the ports of or Kingdome of Scotland, and at every returne shew good Certificates of soe doing before the said Bonds to be released. And for his better security in the premisses it is or pleasure that this or warrant be by you putt yoon public record. Given under o^r hande and seale att o^r Courte att Greenwich the second day of July in the fourteenth years of our reigne.

To or Trusty and Wellbeloved the Govern^r of o^r Colony of Virginia or any other o^r officers that are for the present

or that shall be hereafter, whome it may concerne.

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1638.

July 2.

VI.—NOVA SCOTIA PAPERS SUBSEQUENT TO THE YEAR 1640.

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The following papers are added, with no design of tracing the history of Nova Scotia subsequent to the death of the Earl of Stirling, but simply as throwing some light on transactions with which he had been connected. The name of New Scotland no longer appearing in our Parliamentary or Privy Seal Records; but Acadia and Nova Scotia continued to be mixed up in the contests between the French and English settlers. Perhaps no clearer account is to be found of this period of its history than is given by a late popular writer, Judge Haliburton, in his work entitled, "An Historical and Statistical Account of Nova-Scotia," 1829. Sir Charles St Estienne, or Stephen de La Tour, son and heir of Claude de La Tour, having proved his right to the proprietory of this country by virtue of his father's purchase from Sir William Alexander in 1630, and the subsequent confirmation of his title by the French King, in the fresh disputes which arose after the country was once more regained by the English, the Protector adjudged these lands to La Tour, and granted a charter in his favour, along with Sir Thomas Temple and William Crowne, of the territory under the designation of Acadia, and part of the country commonly called Nova Scotia, extending south-westward to the river St George.

Dr William Douglass, author of "A Summary, Historical and Political, of British Scttlements in North America," has a chapter on Nova Scotia or L'Accadie, in which he says,—"Hitherto, it cannot be called a Colony; it is only an impotent British garrison in an ill-regulated French settlement." He adds,—

"There have been many revolutions in the property and dominion of Nova Scotia.

"1. Anno 1627 and anno 1628, Sir David Kirk and associates, upon a private adventure, but by commission from the King or Crown of

England, conquered the French settlements in Canada and Nova Scotia; and patents were obtained from the Court of England, by which the lands called Canada, north of the river St Laurence were granted to Sir David Kirk, and the lands called Nova Scotia south of the said river were confirmed to Sir William Alexander.

"2. Sir William sold the property to M. Claude de la Tour d'Aunay, a French Protestant, and anno 1632, March 29, by treaty King Charles quit-claim'd it to France.

"3. Cromwell sent Col. Sedgwick; he reduced it anno 1654, and it was confirmed to England by treaty in the year following; M. St Estienne, son and heir of the above Claude de la Tour, came to England, made out his claim, and had the property surrendered to him; this La Tour sold the property to Sir Thomas Temple, who was governor and in possession of the property until anno 1662; it was then delivered up to the French by King Charles II. (that race ought to be called sons of France, not sons of Great Britain) who agreed with the Temples for a sum of 10,000*l*. sterl. to be paid them (but it never was satisfied) upon account of their right.

"Menival was appointed Governor, and built a small stockaded fort, called Port-Royal, upon a bason, nine miles from the bay of Fundy; Nova Scotia was confirmed to the French by the Breda treaty, anno 1667, in the manner of a quit-claim. La Tour, a French Protestant, upon his returning to the Roman Catholic way of worship, had it confirmed (as to property) to him by the Court of France. La Tour in the various vicissitudes, was Protestant when the country was under the dominion of England, and Roman Catholic when it was subject to the King of France."

In the successive changes that took place, when Nova Scotia, Canada, and the islands on their coasts, had been ecded to France, and afterwards regained by the English, the name of New Scotland never appears; and it is certain that no claims were preferred, nor any reservations made of rights of superiority supposed to be inherited by the Earl of Stir-

¹ A Summary, Historical and Political, of the First Planting, Progressive Improvements, and Present State of the British Settlements in North America. By William Donglass, M.D., vol 1., p. 306. Boston, 1755; London, reprinted 1755, 2 vols., 8vo

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ling's representatives; and, in fact, Henry fourth Earl of Stirling, in his Case submitted to Charles the Second in the year 1660, became an applicant for a continuation of the former grant of Nova Scotia, being in the King's hands, or for payment of the £10,000, also claimed for his Sisters; but neither of them seem to have been successful.¹

When Major-General Robert Sedgwick, as Lieutenant to the Lord Protector in 1654, took possession of these territories, Cromwell never contemplated restoring the conquered countries to the French, while negotiating the peace of Westphalia. Sir Charles St Estienne, having succeeded his father, presented a memorial setting forth his claims in virtue of the purchase from Sir William Alexander by his father Claude de La Tour. His rights were fully recognized in the following documents:—

1656. July 14.—Warrant for Articles of Agreement between Oliver, Lord Protector, and Sir Charles St Stephen, Lord Delatour, Bart. of Scotland, Thos. Temple, and Will. Crowne, to pass the Great Seal. Letters Patent to be granted on or before 10th of August next, for all those lands in America called Acadia and that part of the country called Nova Scotia, the boundaries of which are particularly described, with reservation of lands already granted to any colony in New England. Some articles or conditions are specified which it is not necessary here to recapitulate.²

1656. August 9.—Patent containing a grant to Sir Charles St Stephen, Baron Delatour, Thomas Temple, and William Crowne, of the country and territories called Laccady and Nova Scotia, with reservation of powers and privileges as in the above articles of agreement.³

A month later (20th September) La Tour is said to have made a conveyance of his rights to Temple and Crowne. Colonel Temple was not allowed to retain peaceable possession of the country, being exposed to French aggressions, as we learn from the Colonial Papers of 1658 and 1659.⁴ He, however, was in possession at the Restoration, and was one of the competing parties who endeavoured to obtain from Charles the Second either a new grant of Nova Scotia, or to be reimbursed for the heavy charges they had severally incurred.

¹ See infra, p. 119. ² Colonial Papers, p. 444. ⁸ Ib., p. 447. ⁴ Ib., pp. 469-478.

P

EXTRACT FROM SEVERALL PROCEEDINGS RELATING TO THE TITLE TO NOVA SCOTIA.

Anno 1606. That Mons^{*} De la Tour first discouer'd that country nearo 60 years agoe, and built for his owne habitation on the place called S^t Johns Fort vpon the river of S^t Johns.

1621. Mons^{*} de la Tour comeing in to Scotland engaged S^{*} Will^m Alexander then Sec^{ty} of state to King James to support his right in it, and for that end to take part of the Interest & in order thereto Sir Will^m Alexander obtained a Grant of it from K. James 1621.

1625. This grant was by K. Ch. I. confirmed to Sir Will^m Alexander (now Earle of Sterline) 1625.

In the yeare 1630 the Ea. of Sterline for consideracion conveyed part of Nova Scotia to M^r De la Tour with all rights, &c. and this was confirmed vnder the Great Scale of Scotland.

1632.

1630.

In the year 1632 the Earlo of Sterlino at the Kings perswasion did (inter alia) surrender into the hands of the French by vertew of a Treaty of that yeare, Fort Royal which was not contained in his grant to La Tour (for which surrender the K. gave the Ea. a Pr. Seale for 10,000 li. issueable out of the Realme of Scotland, which grant was neuer paid the Earle And thus the pretencions of the Earles Widdow marryed to Col¹ Blount, and of the Earles heires (Daughters & Sonnes). In the Earles right come in Sir Lewis Kirke, Mr Fran. Barkly, &c. who bestowed vast sums in planting that Countrey vpon contract with the Earle & who having vpon the said Treaty surrendred their Interest to the French for 60,000 li w^{ch} was neuer satisfyed by the French: Kirke and Barkly think they have a equitable pretencion in the matter.

After the yeare 1632 the French that were in possession of Fort Royal make warro vpon La Tour at S^t John's Fort, whereby La Tour was constrained to goe to New England for succour, for obtaining of w^{ch} he mortgages his Fort of S^t Johns to Mr Gibbons but when La Tour returned to Nova Scotia he finds the French vnder one Douey had seized his Fort S^t Johns and committed severall other outrages. Of this he complains to the K. of France who disowns the action, & gives La Tour a power to seize Douey whereuer he finds him, in order to satisfaction: La Tour returning to Nova Scotia finds Douey dead, and marrying his widdow enters into possession of Port Royal which he now holds by that right.

1655.

Att lengthe in 1655 Sedgwicko having a designe of attempting something in America vpon the Manhattans, the Dutch, & the Peace with Holland having

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(end of.)

diuerted him; turnes without order his force vpon the French in Nova Scotia seizes La Tour's Forts & brings himselfe pretencions to Cromwell. But Cromwell thought fitt to restore that Countrey to La Tour & with him (vpon Articles agreed between them) to The. Temple and Crowne by a Deed, 1656: And so it remained when the King returned. It may be doubted

- 1. In which Princo the R^t of Soucrainty, and the proprietry is, the King of England or the French King ?
- 2 If in his Ma^{ty} and his subjects, then whether in Temple & Crowne, &c. by Cromwell's Grant? or which pretentions are to be allowed?
- 1. Kirke Barkley for their 60,000 li, &c.

2. Gibbons for his Mortgage.

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- 3. Earle of Sterline's heires & for their 10,000 li.
- TO THE RIGHT HON^{BLE} THE LORDS OF HIS MA^{THES} MOST HONO^{RABLE} PRIVY COUNCILL THE HUMBLE PETITION OF CHARLES S^T STEPHENS LORD DE LA TOUR BAHO-NET OF NOVA SCOTIA, THOMAS TEMPLE, AND WILLIAM CHOWNE, ESQ^R.

Humbly Shewing,

That whereas the Right Honble Lord Sterlin Sceretary of State to King James for the Kingdome of Scotland and one of his said Maties Privy Councill had not only in the yeare 1621 a ffeofm^t and grant of all Nova Scotia to him his heires and assignes for ever, but also power to create Baronets there; which was comfirmed by his late Matle of blessed memory in the yearo 1625 And whereas the said Lord Sterline as well out of affection to yor Petr De la Tour's father and himselfe, as also in lieu & recompence of theiro great paines and expences, Together with the hazard of theire lives in adventureing first into the Wildernes among the Savages to discover the Country for the service of his said Matin and the publique good and other consideration haucing settled there above 15 yeares before any grant from either of the said Kings, Was pleased to grant a part of the said bordering towards New England vnto your said l'ettrs father and himselfe theire heires and assignes for euer, and created them Baronetts of the said Country as a further acknowledgement of theire said service, as by the said grants more fully appeares of which said Countree yor said Petrs and his Father were quietly possessed duringe the Raigne of the aforesaid Kings without any interruption, as relating vnto the Crowne of England or Scotland. But in the yeare 1654 by strength of forces of the late Cromwells vnder the command of one Major Generall Sedgwick your said Pettrs was by violence forced out of possession and his goods plundred and taken away to the value of about £10,000, and was carried to the

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1661.

March

said Cromwell where your said Pe^{trs} waited nere a yeare before he could be heard. And then no releife without paying Cromwells Souldiers and other Debts to the value of about £5000 as by the said Articles dothe appeare. And your Pe^{trs} Temple and Crowne's right being by purchase from your Pe^{tr} De La Tour upon valuable consideration as by theire covenants fully appeareth, And whereas wee have been lately informed that some not knowing the true state of the right which your Pe^{trs} have to the said Country, haue endeavoured to obtaine a grant from his now Ma^{tis} thereof Wee doe not doubt your Lo^{pps} elemency and justice but that when the evidence of your Pet^{rs} foresaid right and title shall appeare, wee shall receive a gratious confirmation therein.

Your Pet^{**} lumble suit to your Lo^{pp*} is That in tender consideration of the premises they may be admitted to make theire said Titles appeare And that in the interem nothing may be done to theire prejudice.

And your Petrs (as in duty bound) shall pray, &c.

(In dorso.) The Petition of Charles St Stephens Lord de La Tour Baronet of Nova Scotia, Thomas Temple and W^m Crowne. Received first of March 166¹/₂. Read at Committee the 12 March 1660^[1].

1660. March.

THE STATE OF THE CASE OF COLONEL TEMPLE AS TO HYS INTEREST IN NOVA SCOTIA.

These parts of North America called Nova Scotia or Nova Francia, and the severall p¹⁶ thereof Canada & La Cadia have been continually disputed between the subjects of the 2 Crownes of England & France, sometimes the one and sometimes the other haucing possession thereof.

About 1632 they were wholly or for the moste part in the possession of the English in which yeare by treatye between the 2 Crownes dated 29th March they were all to be restored to the French and satisfaction in money was agreed to be given to some English, not ffor the said Countreys and fforts but ffor certaine shipps, goods and equipage thereof (wer some interested therein say was never performed) viz. 64,246 liners 4 solz, trois deniers tournois pour le merchandizes du Vassieu de Jaques & 69,896 liners neufe solz deuz deniers tournois pour les merchandizes du Vassieu le Benediction le tout temp du Roy et satisfacion pour le regard du naive Le Bride au la Espousse les Counsels.

But the French were putt in possession of the flortes & Countreyes and the Countrey of L'Cadia (with part whereof Co¹ Temple is nowe possessed) was in the

hands of Mons^{*} S^t Etienne Signeur do La Tour, who the better to secure himself on all sides tooke a grant thereof from Sir William Alexander to whom K. James 10th September 1621 granted a pattent thereof and also ffrom the Frenche Kinge) And built S^t Johns fforte (now the cheife if not the onely ffort) att his owne chardge ffor that Port Royal which was one of those surrendered 1632, was lately demolished soone after itt & all the Countrey & fforts of L'Cadia were taken ffrom de La Tour by Major Sedgwicke in Oliver's time wherevpon he being brought into England solicited the restitution of the fforts and Countrey to him as holding them by a pattent ffrom the Crowne of England; and came to an agree^{mt} wth Col. Temple and William Crowne and made over his interest to them by deed dated 20th of Sep^r 1656 upon a valuable consideration p. v^t in the deed videlicet, 3,379 li to Margarett Gibbons the Rolict of Major Edward Gibbons ffor w^{ch} La Tour had some yeares before engaged the said fforts.

Besides Temple could not have the forts and Country out off the handes off Sedgwickes officers & ffrom the power then in being, until he had paid 1,800 li to them, besides he is out of purse many thousand poundes to mainteyne them from the Frenche who assaulted him and tooke them But were retaken by Col. Temple, though by the Treatyo made betweene France and the Protectour that together with other differences considering damages received on the one side & the other, stood reffered to arbitrage w^{ch} is not yett determined.

So his Case Col. Temple is able to make out by such pattents and evidences as he hath wth him in New England.

Ro. NELSON.

(In dorso.) Col Temples Case, Mr R. Nelson received 20th Augst 1660.

TO THE KING'S MOST EXCELLENT MAJESTIE THE HUMBLE PETITION OF COL. JOHN 1660. BLOUNT, THE LADYS MARY AND JANE ALEXANDER DAUGHTERS OF THE LATE December 4. EARLE OF STERLINE.

Sheweth,

That WILL^M late EARLE OF STERLINE Principal Secretary of Scotland having to his vast Expence & the Wastenge of his whole estate in Scotland Planted a Colony in Nova Scotia, and a peace beinge concluded between his late Ma^{tio} of euer blessed memory & the late French King, Nova Scotia was included in the Articles of peace to be rendered to the French by which the said Earles whole fortune there was lost for reparation whereof His late Ma^{tio} was graciously pleased to thinke himselfe bound in equity to relieve him & grant his pattents for the reim-

bursement and payment of £10,000 to him & his assignes out of the Excheq^r and all other the profits in Scotland whatsoever that should first arise: But the warres ensuing there, and afterwards here the said Earle and his Son, ffather to your petitioners Mary, and Jane, dyed before payment of the said £10,000 & your Pet^r John marryed Dame Mary Countesse of Sterlinge and disbursed for her necessitys and preservation of her Estate and her children £2500.

In tender consideration whereof and for that £10,000 is all the expectancio & subsistance of your Pet^{**} Mary and Jane & to reimburso your Pet^{*} John who faithfully served his late Ma^{tio} & your Ma^{tio} ever since the first warre in Scotland and commaunded your Ma^{tio} owne Regiment of Horse That your Ma^{tio} will be graciously pleased to grant your Letters Pattents for the satisfaction of the said £10,000 in proportion to your Pet^{**} out of your Ma^{tio*} Receipts in Scotland or other wayes as your Ma^{tio} shall thinke fitt.

And your Petrs shall over pray, &c.

Whitehall, 4 December 1660.

1661. March. His Maty^e being sensible of the Pet^{rs} condition and sufferings is gratiously inclined to releiv them, and is pleased to refer their case to the right Hon^{ble} the Lord Chambirlane of his Ma^{tle} hous, that he may consider of their pretensions in equity to Nova Scotia, and to report what he conceaves fit to be done therein whereupon his Maty^e will declare his further pleasure.

LAUDERDAILL.

(In dorso.) Petⁿ of Coll. John Blount, &c. Read at the Committee the 12 March 1661.

May it please yor most Excellent Matle

According to your Ma^{tles} reference to me vpon the Petition annexed I soe find by the patent therein mentioned, of the lato King Charles your Royall Father of blessed memory That William lato Earle of Sterline did by speciall order and command from his said Ma^{tie} According to Articles with the French King render back to the French his plantation of Nova Scotia in consideration whereof Ilis said Ma^{tie} conceived himselfe bound to relieve him, and gave him the said Patent for Tenne thousand pounds payable out of the first profitts of the Revenue of Scotland, which the Petitio^{*} affirms to bee yett unsatisfyed And therefore humbly conceive it equitable that the Petitio^{*s} may be paid the same, And in all humility submit it to y^{or} Ma^{tles} Royal consideration.

MANCHESTER.

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THE CASE OF THE RIGHT HONNER HENRY EARLE OF STERLINE TOUCHING NOVA SCOTIA IN AMERICA.

King James by his Letters Patents vnder the Greate Scale of Scotland beareing date 10th Dec. 1621 did give and graut vnto Sir William Alexander afterwards EARLE OF STERLINE and his heires All that County of New Scotland.

King Charles by his Infeoffment under the Great Scale of Scotland of the 12th of July 1625, did give graunt and dispose vnto the said Sir William Alexander his heiros and assignes, All and singular the lands and dominion of the Signor of New Scotland in America.

King Charles by his Lotters Patents vnder the great Scale of Scotland beareing date the 3d of May 1627 recitcing the Infooffm^t afores⁴ did graunt vnto the said Sir William Alexander and his heires the Admiraltie of New Scotland in America. Sir William Alexander afterwards dyed Henry Earle of Sterline being his sonne and heire who is likewise dead Henry now Earl of Sterline being his sonne a heire. It is said that S^r William Alexander did in his lifetime by the Kings generall command withdraw his Plantations in New Scotland. But if any such this was, it was done vpon consideration of £10,000 to be paid vnto him by the King haueing expended in settling the Plantation there above £20,000 which 10,000 are to this day vnpaid.

It is humbly prayed by the now EARLE OF STERLINE that in regards the 10,000 li remaine vnpaid and that the Sig^{re} of New Scotland is now in the possession of his Majestie that his Majestie would be pleased to continue vnto him the graunt of that Countrie.

(In dorso.) The Case of the Earle of Sterline touching Nova Scotia.

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VII.-ROLL OF BARONETS OF NOVA SCOTIA WHO HAD TER-RITORIAL GRANTS FROM SIR WILLIAM ALEXANDER, EARL OF STIRLING.

The numbers at the right hand side refer to the pages of a volume in the General Register House, containing Precepts of Charters to the several Baronets of Nova Scotia. It is titled on the back "Regist. Precept Cart. pro Baronettis Nov. Scotiae" 1625-1630. The Precepts are entered not in strict Chronological order, but probably according to the time of their Registration. The names having no references are given on the authority of former lists.

1625.

S

May 28. S:	ir Robert Gordoun, knight, son	of the	late .	Alexande	r	
	Earl of Sutherland .					1
28. W	VILLIAM, Earl MARISCHALL, Lord KEI	тн, &с.				19
28. A	LEXANDER STRACHAN, of Strachan			•		
29. S	ir DUNCAN CAMPBELL, of Glenurquhi	e, knigl	1t, &c.			46
29. R	ROBERT INNES, of Innes .					49
29. S	ir John Weymis, of Weymis, knight					50
30. D	DAVID LIVINGSTOUN, of Donnepace or	Donypa	ice		•	20
30. S	Er WILLIAM DOUGLAS, of Glenbervie,	knight		•		20
July 14. S	fir DONALD MAKDONALD, of Slett, kni	ght				72
19. N	laster RICHARD MURRAY, of Cockpui	u	•			22
August 30. J	OHN COLQUHOUN, of Luis .		•			21
31. S	Sir ALEXANDER GORDOUN, of Clunie, l	cnight	•		•	22
September 1. J	OIIN LESLIE, of Wardes	•	•			23
2. J.	AMES GORDOUN, of Lesmoir .					24
3. G	ILBERT RAMSAY, of Balmayne	•	•			23
November 17. S	Sir George Fornester, of Corstorphin	ne, knig	ht		•	67
December 28.	Erskine				•	
28. S	Sir WILLIAM GRAHAME, of Braco, knig	ght			•	65
28. P	PATRICK HUME, of Polwarth .					
1626.						
March 30. V	VILLIAM FORBES, of Monymusk	•		•		24
31. G	EEORGE JOHNSTOUN, of Caskibene	•		•		25
April 21. S	Sir THOMAS BURNET, of Leyis, knight					25
22. J	JOHN MONCREIFF, of Monereiff					27
24. G	George Ogilvie, of Carnowsie					26

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May 1. ROBERT GORDOUN, of Lochinvar		
June 1. Sir WILLIAM MURRAY, of Clairmounth, knight	·	. 27
July 18. Sir JOHN BLAKADER, of Tullialline, knight .	•	. 28
September 29. Sir JOHN OGILVIE, of Innerquharatie .	•	. 45
1627.	•	. 10
March 18. Sir DONALD MCKYE, of Strathnaver, knight .		. 57
28. Sir JAMES MAXWELL, of Calderwood, knight	•	68
April 18. JAMES STEWART, second lawful son of Alexander	Farl	. 00 of
Galloway .	1.4411	. 74
May 2. Sir ARCHIBALD NEPAR, of Merchistoun, knight	•	. 45
June 25. JOHN LEVINGSTOUN, of Kinnaird	•	. 47
July 4. WILLIAM CUNNYNGHAME, of Cunnynghamehead		. 48
July 17. JAMES CARMICHAELL, of Westerraw .	•	. 77
19. Master JAMES MAKGILL, of Cranstounriddell .	•	. 49
20. GEORGE OGILVIE, of Banff	•	. 48
October 18. SAMUEL JOHNSTOUN, of Elphinstoun		. 59
November 21. WILLIAM COCKBURNE, apparent of Langtonn	•	. 63
December 13. COLIN CAMPBELL, of Lundie, in Angus	•	. 54
JAMES CAMPBELL, of Aberuchill		. 01
1623.		•
January 1. Sir AECHIBALD ACHISONE, of Clancairny, knight		. 73
10. SANDILANDS .		
10. Sir ROBERT MONTGOMERIE, of Skelmurlie, knight		. 61
12. JAMES HALIBURTON, of Pitcur		. 01
12. DUGALD CAMPBELL, of Auchinbreck		. 60
14. Master DONALD CAMPBELL, of Ardnamurachane		. 61
February 19. Master THOMAS HOPE, of Craighall, King's Advocate		. 51
22. Sir JAMES SKENE, of Curriehill		
22. Sir John Prestoun, of Airdrie, knight		70
February 22. ALEXANDER GIBSON, of Durie		
May 14. JOHN CRAWFORD, of Kilbirny		
14. JOHN RIDDELL, of Riddell		62
15. Sir Archibald Murray of Blakbarronie, knight		58
16. Sir PATRICK MURRAY, of Elibank, knight		66
21. CADELL		00
21. Sir JOHN MCKENZIE, of Tarbet, knight		63
June 20. Master WILLIAM ELPHINGSTOUN, Cupbearer to his Majo	estv	66
September 29. ROBERT BARR,		
29. Captain ARTHUR FORBES, of Castle Forbes, (Longford)		59

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September 29.	FRANCIS HAMMILTON, of Killach, (Down)				59
October 2.	ANDREW STEWART, Lord Castlestewart, (Tyro	ne)			
	EDWARD (BARRETT,) Lord of Newburgh				62
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June 26.	WILLIAM BRUCE, of Stanehouse .				64
July 27.	Master JOHN NICOLSONE, of Leswade				65
	MICHAEL ARNOT, fear of Arnot .				68
28.	Master JAMES OLIPHANT, of Newtoun				64
28.	Sir PATRICK AGNEW, of Loehnaw, knight				66
28.	Sir WILLIAM KEITH, of Ludquharne, knight				68
November 30. 1630.	CLAUDE ST ESTIENNE, SEIGNEUR DE LA TOUR		•	•	
March 31.	Sir ROBERT HANNAY, of Mochrum, knight				92
	WILLIAM FORBES, of Cragivar				70
	JAMES LORD STEWART of Ochiltrie (Cancel	led bef	ore bein	g	
	recorded, see supra, p. 78, June 7, 1632)			•	
24.	Sir PEIRS CORFBIE, knight, one of the Privy C	ouneil i	n Irelan	d	
	and WALTER CORSBIE, of Corsbie Park (W	Vieklow) and th	ie	
	heirs-male of either				74
May 12.	CHARLES ST ESTIENNE, Seigneur de St Denis	Court			
July 24.	JAMES SIBBALD, of Rankelour .				69
October 2.	WILLIAM MURRAY, of New Dunearn .				
	ROBERT RICHARDSONE, of Pencaitland,				69
25.	JOHN MAXWELL, of Pollock				
25.	DAVID CUNNYNGHAM, of Robertlandis				71
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March 5.	Sir HENRY WARDLAW, of Pittrevie, knight				71
June 2.	JAMES SINCLARE, of Caniesbie, son lawful	l of Sin	Willia	m	
	Sinclare of Catboll, knight				72
18.	JOHN GORDOUN, of Kanbo				73
September 3	LACHLAN MCLEANE, of Morvaren .				74
1633.					
December 22	. Sir JAMES BALFOUR, (of Denmilne), knight, L	yon Kir	ng at Ari	nes	88
	, DAVID CUNNYNGHAME, of Auchinhervie				77
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June 7	. PHILIBERT VERNATE, of Carletoun (in Yorks	shire) ki	night		78
	. Captain HENRY BINGHAME, of Castlewar (in			in	
	Ireland)				80
7	Colonel HECTOR MONRO, of Foullis .				80

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June 7. ALEXANDER FOULLES, fear of Colingtoun	81
January 6. JAMES HAMMILTOUN, of Broomehill	0.1
[June 8.] Sir JOHN GASCOIGNE, of Barnbow, in regionem Oreaden-(the	81
date left blank)	
18. WALTER NORTOUN, of Chestone, in the county of Suffolk	82
29. ARTHUR PILKINGTON, of Stainlie, in the county of York	83
September 26. EDWARD WIDDRINGTON, of Cairntington, Northumberland	83
December 10. JAMES HAY, of Smithfield	84
19. MARIA BOLLES, of Osburtone, in the county of Nottingham,	
widow, and her heirs-male and assignees	
19. JOHN RANEY, of Rotham alias Rutam, in the county of Kent	84
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February 17. JOHN FORTESCUE, of Salden, in the county of Buckingham	
20. THOMAS THOMSONE, of Dudingstoun	86
June 17. JOHNE BROWNE, of Neale (Mayo)	86
18. Edward Moir, of Longfuird, in the county of Nottingham	
18. ALEXANDER ABERCROMBY, of Birkenbog	86
18. JOHN SINCLARE, of Stevinstonn	
18. JOHN CURZON, of Kedlestone, in the county of Derby	87
September 13. JOHN RANY, of Rotham, &c. (see 1635, December 19)	87
November 21. GEDIAN BAILZIE, of Lochend .	88
1637.	89
January 16. Master THOMAS NICOLSON, of Carnock	
March 13. Master George Preston, fear of Valafeild	89
July 31. Andrew Ker, of Greinheid	89
1638.	91
March 2. HENRY SLINGSBIE, of Skriven, in the county of York	91
24. THOMAS PER, of Stanypittis, in the county of Kent .	91
December 17. EDWARD LONGUELL, of Wolwerdin, in the county of Buckingham	92
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Several of the above are included in the Register of the Great Seal, and also, at great length, in the "Register of Signatouris in the Office of Comptrollerie;" but others, probably from not having paid the fees, seem not to have been registered.

In drawing these Collections to a close, a few words may be added in reference to the extraordinary elaims to Territorial possessions and Superiority supposed to be attached to the Earldom of Stirling. Unless for the assumption that the royal grants to Sir William Alexander of vast territories were inalienable, and remained in full force, to be resumed with the title, we might never have heard of claimants whose pretensions were utterly baseless. That the direct male succession to the Earldom became extinct in 1739 is admitted on a'l hands. Supposing, however, there had been a continuous and undisputed succession, before any such Superiority could be reclaimed in virtue of grants made by Kings James and Charles, the following questions would remain to be solved :—

First, Whether Sir William Alexander fulfilled all or any of the obligations contained in his grants, by undertaking the Conversion of the infidel natives to the Christian faith,¹ or by the actual Plantation of colonies in New Scotland?

Secondly, Whether Sir William, about the time when raised to the Peerage, had not actually divested himself of whatever right or title he possessed to the Superiority and lordship of his lands in Nova Seotia in terms of his arrangements with Claude St Estienne, Seigneur de la Tour? And

¹ In all the early Signatures, the similar words are repeated: "for Propagation of Christiane religion within the bounds, countrey, and dominion of New Scotland, lyand within the bounds of America." But not a single instance is on record of either the King, Sir William Alexander, or his adventurers having, I will not say sent, but even of having proposed to send, a minister or missionary for such a purpose. Had the King set his sons Charles II. and James II. an example of "banishing to the Plantations" some of the obstreporous clergy, who opposed his innovations in the church, he might have unintentionally rendered the canse of religion a good service. It is to the undying credit of the Protector, that Cromwell, in 1649, ordered a general collection to be made in all the parishes of England and Wales for erecting a Corporation for the prospation of the Gospel in New England.

Thirdly, Whether Charles the First could be said to have exceeded his royal prerogative when, by the treaty of St Germain-en-laye, in March 1632, the whole British possessions in Nova Scotia and Canada, and places adjacent, were ceded and transferred to France, with no reservation in favour of Viscount Stirling and the other proprietors of lands in these territories, which had previously been conveyed to them by charters under the Great Scal of Scotland?

Charles the First indeed admitted that Lord Stirling was entitled to compensation for money that his son Lord Alexander and friends had spent in erecting a fort at Port Royal, before the settlers in that colony were, by the King's peremptory command, in a summary way, dispersed. The sum allotted was £10,000 sterling, but this, as we learn from the petitions of Henry Earl of Stirling,¹ and of Colonel John Blount, the husband of the Countess of Stirling, on behalf of himself and her two daughters,² remained unpaid at the Restoration in 1660.

No doubt the King, in his letter to the Privy Council of Scotland, in June 1632, says that this sum of £10,000 of indemnification was not to interfere with the Earl of Stirling's territory in Nova Scotia, &c. But these were mere soothing words of course, signifying nothing, or only a permission to retain an empty titular distinction; for what rights could his Lordship or any other British subject not resident possess in a country which was ceded unconditionally to France? Again, the King, in his letter to the Privy Council, September 27, 1633, says, "hearing that there was a rumour given out by some that We had totallie left our purpose to plant in that countrie, as having surrendered our right thereof, leist anic further mistaking sould arise heirupon, We thought good heerby to cleare our intention therein : Which is, That our said Erle, with all such as sall adventure with him, sall prosecute the said worke, and be encouraged by all lawfull helpes as weill by compleitting of the intended number of Knight Baronets as otherwise." Such vague language conveys no other meaning than that prosecuting the said worke extended no further than endeavours to increase the proposed number of Baronets, the King engaging still to maintain the dignity and privileges of the Order, but giving no assurance either for securing the

1 Supra, p. 119.

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² Ib. p. 117.

PREFACE.

lands conveyed to them by their patents, or for any active measures to be pursued towards the plantation of a country which no longer was subject to the British Crown.

The individual claims of the earlier Knight Baronets of Nova Scotia should also form no unimportant element in regard to the Territorial rights claimed for the Earldom of Stirling, although this in a great measure has been ignored or overlooked. In 1625, when this Order was instituted, Nova Scotia was nominally divided into so many baronies, with a certain allotment of land attached to each; and Sir William Alexander was empowered to dispose of these, along with the hereditary dignity, to persons of rank or distinction, upon payment of a stipulated sum. The number of persons was not to exceed One hundred and fifty;¹ and the sum payable by each was three thousand merks² (the equivalent to £166, 13s. 4d. sterling). Of this sum one-third was to go into Alexander's pocket, he engaging that the remaining two-thirds should be expended in setting forth the Plantation. Had it been exacted, as in the case of the Ulster settlers, that each Baronet, with a stated number of colonists, should take personal possession, it is certain the number of applicants would have been scanty indeed. To obviate this difficulty it was held, by a fiction of the law, that the usual legal form of taking possession by an instrument of seisin, or infeftment of lands on the other side of the Atlantic, should take place within the Castle of Edinburgh. Yet it appears that during the first four years the applicants who received patents were only about sixty, while during the next ten years about fifty more were induced to avail themselves of this hereditary title;³ and thus the object remained unaccomplished during the reign of Charles, although its original sphere was so enlarged as to render persons not connected with Scotland admissible to this dignity.

¹ Supra, p. 65, May 5, 1631.

² Supra, p. 21.

³ It is no easy matter to prepare a very accurate or satisfactory List of these Knight Baronets. The earliest List I have met with is contained in "A Catalogue of the Dukes, Marquesses, Earles, Viscounts, Bishops, Barons of the Kingdomes of England, Scotland, and Ireland, &c." Collected by T. W. London, 1640, 12mo. At p. 71 we find "The names of Knight Baronets of Scotland," amounting in all to ninety-five, including Sir Henry Gib (of St Martin's), but the dates of the patents are not given. Of this Catalogue by T. W. or Thomas Walkely, Lowndes quotes several editions.

PREFACE.

Such were the immediate results of this scheme, notwithstanding the interest taken by the King in his repeated and urgent appeals to have the number of Baronets completed, as if his own personal advantage was concerned, rather than that of merely serving a favourite in promoting a scheme which had promised to establish his personal dignity and interest.

The precept for a charter to each Knight Baronet was granted in the name of Sir William Alexander, who surrendered to the Crown the respective proportions of his said Lordship of New Scotland to be attached to the Baronetcy, with all the privileges of regality. It is thus clear that the Knight Baronets, according to the extent of their several Baronies, holding of the Crown, were placed on precisely the same footing with the lord superior, and consequently his individual rights, while these remained in force, must have become more and more contracted by each successive resignation.

In the later patents the locality of the lands attached to each new grant of the dignity of Knight Baronet ceased to be defined. This may be reckoned a matter of the smallest importance. Should the representative of any one of the first Nova Scotia Baronets, on the faith of his original patent, conveying to him and his heirs in perpetuity a certain extent of land, to form a distinct Barony in that country, with its boundaries described with seeming minuteness and accuracy, set out on a voyage of discovery, to ascertain its locality, and claim his right to possession, we may presume he would soon find that his prospects of success were by no means very encouraging.

April 30, 1867.

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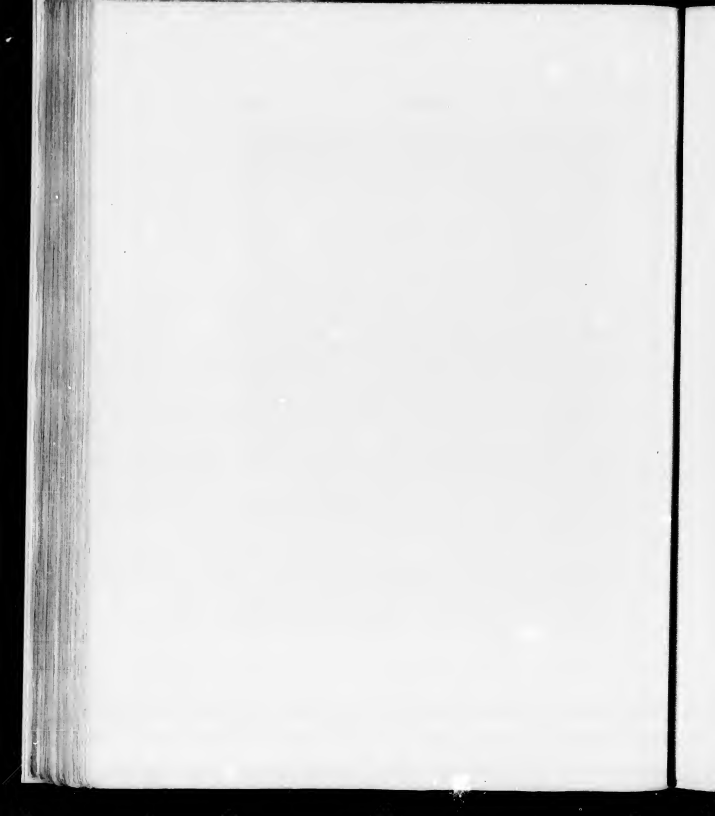
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CHARTERS UNDER THE GREAT SEAL

GRANTED TO

SIR WILLIAM ALEXANDER OF MENSTRIE

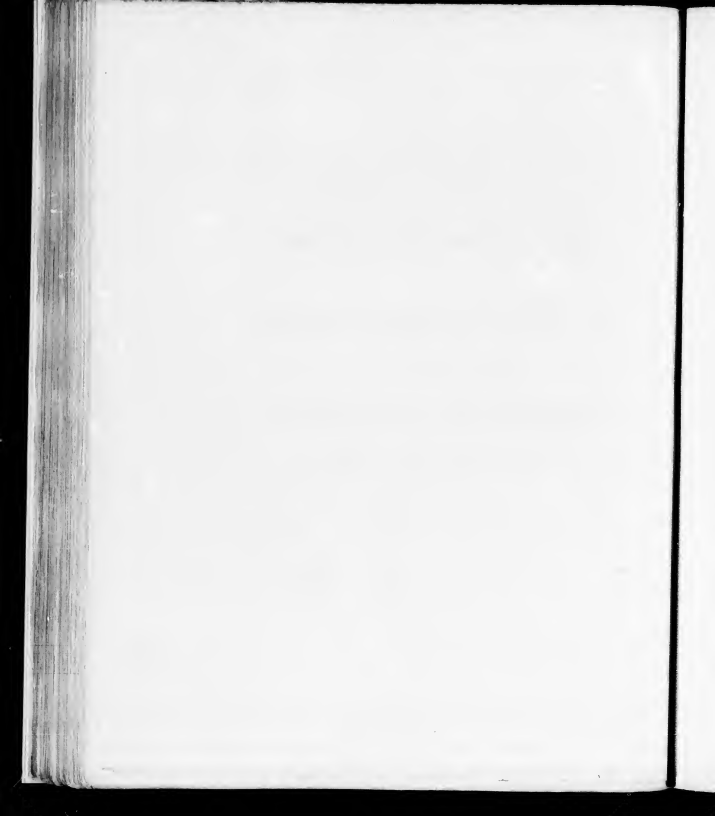
AND

SIR ROBERT GORDON OF LOCHINVAR,

OF LANDS IN NOVA SCOTIA.

M.DC.XXI.-M.DC.XXVIII.

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CHARTERS.

CARTA DOMINI WILLELMI ALEXANDRI EQUITIS DOMINII ET BARONIÆ NOVÆ SCOTLÆ IN AMERICA. 10 SEPTEMBRIS 1621.

JACONUS Dei gratia Magnao Britanniao Franciae et Hiberniae Rex &c. Fideique Defensor Omnibus probis hominibus totius terrae suae clericis et laicis salutem. SCIATIS nos semper ad quamlibet quae ad decus et emolumentum regni nostri Scotiae spectaret occasionem amplectendam fuisse intentos nullamque aut faciliorem aut magis innoxiam acquisitionem censere quam quae in exteris et incultis regnis ubi vitae et victui suppetunt commoda novis deducendis coloniis facta sit; praesertim si vel ipsa regna cultoribus prius vacua vel ab infidelibus quos ad Christianam converti fidom ad Dei gloriam interest plurimum insessa fuerunt; sed cum et alia nonnulla regna et haec non ita pridem nostra Anglia laudabiliter sua nomina novis terris acquisitis et a se subactis indiderunt quam numerosa et frequens Divino beneficio hace gens hac tempestate sit nobiscum reputantes quamquo honesto aliquo et utili cultu eam studiose exerceri ne in deteriora ex ignavia et otio prolabatur expediat plerosque in novam deducendos regionem quam coloniis compleant operao protium duximus qui et animi promptitudine et alacritate corporumque robore et vi ibus quibuscunque difficultatibus si qui alii mortalium uspiam se audcant opponere hune conatum huic regno maxime idoneum inde arbitramur quod virorum tantummodo ot mulierum jumentorum et frumenti non etiam pecuniae transvectionem postulat neque incommodam ex ipsius regni mercibus retributionem hoc tempore cum negotiatio adeo imminuta sit possit reponere hisce de causis sicuti et propter bonum fidele et gratum dilecti nostri consiliarii Domini Willelmi Alexandri equitis servitium nobis praestitum et praestandum qui propriis impensis ex nostratibus primus externam hane coloniam ducendam conatus sit diversasque terras infra-designatis limitibus circumscriptas incolendas expetiverit Nos 161TUR ex regali nostra ad

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Christianam religionem propagandam et ad opnlentiam prosperitatem pacemque naturalium nostrorum subditoru.a dicti regni nostri Scotiae acquirendam cura sicuti alii principes extranei in talibus casibus hactenus fecerunt cum avisamento et cousensu praedilecti nostri consanguinei et consiliarii Joannis Comitis de Mar Domini Erskin et Gareoch summi nostri thesanrarii computorum rotulatoris collectoris ac thesaurarii novarum nostrarum augmentationum hujur moni nostri Scotiao ac reliquorum dominorum nostrorum commissionariorum ej regni nostri Dediinus concessimus et disposuimus tenoreque praesentis ca. e nostrae damus concedimus et disponimus praefato Domino Willelmo Alexander haeredibus suis vel assignatis quibuscunque haereditarie omnes et singulas terras continentis ac insulas situatas et jacentes in America intra caput seu promontorium communiter Cap de Sable appollatum jacens prope latitudinem quadraginta trium graduum aut co circa ab equinoctiali linea versus septentrionem a quo promontorio versus littus maris tendentes ad occidentem ad stationem Sanctae Marine navium vulgo Sanctmareis Bay et deineeps versus septentrionem per directam lineam introitum sive ostium magnao illius stationis navium trajicientes quae exemrit in terrae orientalem plagam inter regiones Suriquorum et Etecheminorum vulgo Suriquois et Etechemines ad fluvium vulgo nomine Sanctao Crucis appellatum et ad scaturiginem remotissimam sive fontem ex occidentali parte ejusdem qui se primum praedieto fluvio immiscet unde per imaginariam directam lineam quae pergero per terram seu currere versus septentrionem conciptetur ad proximam navium stationem fluvium vel caturiginem in magno fluvio de Cannada sese exonerantem et ab co pergendo · · orientem per maris oras littorales ejusdem fluvii de Canada ad fluvium stat uavium portum aut littus communiter nomine do Gathepe vel Gaspie notum et appellatum et deinceps versus euronotum ad insulas Bacalaos vei Cap Britton voeatas relinquendo easdem insulas a dextra et voraginem dicti magni fluvii de Canada sive magnae stationis navium et terras de Newfundland cum insulis ad easdem terras pertinentibus a sinistra et deinceps ad caput sive promontorium de Cap Britton praedictum jacens prope latitudinem quadraginta quinque graduum aut co circa et a dicto promontorio de Cap Britton versus meridiem et occidentem ad praedictum Cap Sable nbi incepit perambulatio includendo et comprehendendo intra dictas maris oras littorales ae earum circumferentias a mari ad mare omnes terras continentis cum fluminibus torrentibus sinubus littoribus insulis aut maribus jacentibus prope aut infra sex lencas ad aliquam earundem partem ex occidentali boreali vel orientali partibus orarum littoralium et praccinctuum earundem et ab curonoto (ubi jacet Cap Britton) et ex australi parte ejusdem (ubi est Cap de Sable) omnia maria ac insulas versus meridiem intra quadraginta leucas dictarum orarum littoralium carundem magnam insulam vulgariter appellatam Ylo de Sable vel Sablon includendo jacentem versus Carban

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vulgo south-south-eist circa triginta leucas a dicto Cap Britton in mari et existentem in latitudino quadraginta quatuor graduum aut eo cirea Quaequidem terrao praedictae omni temporo affuturo nomine NOVAE SCOTIAE IN AMERICA gaudebunt quas etiam pracfatus Dominus Willelmus in partes et portiones sicut ei visum fuerit dividet iisdemquo nomina pro beneplacito imponet Unacum omnibus fodinis tam regalibus auri et argenti quam aliis fodinis ferri plumbi cupri stanni aeris ac aliis mineralibns quibuscunquo cum potestato effodiendi et de terra effodere causandi purificandi et repurgandi easdem et convertendi ac utendi suo proprio usui aut aliis usibus quibuscunque sicuti dicto Domino Willelmo Alexander hacredibus suis vel assignatis aut iis quos suo loco in dietis terris stabilire ipsum contigerit visum fuerit (reservando solummodo nobis et successoribus nostris decimam partem metalli vulgo oore auri et argenti quod ex terra in posterum effodietur aut lucrabitur) Relinquendo dicto Domino Willelmo suisquo praedictis quodeunquo ex aliis metallis cupri chalibis ferri stanni plumbi aut alierum mineralium nos vel successores nostri quovismodo exigero possumus ut eo facilius magnos sumptus in extrahendis praefatis metallis tollerare possit Unacum margaritis vulgo pearle ac lapidibus practiosis quibuscunquo aliis lapicidinis silvis virgultis mossis marresiis lacubus aquis piscationibus tam in aqua salsa quan recenti tam regalium piscium quam aliorum venatione aucupatione commoditatibus et haereditamentis quibuseunque Unacum plenaria potestate privilegio et jurisdictione liberae regalitatis capellae et cancellariae imperpetunin comque donatione et patronatus jure ecclesiarum capellaniarum et beneficiorum cum tenentibus tenandriis et liberetenentium servitiis earundem una cum officiis justiciariae et admiralitatis respective infra omnes bondas respectivo supra mentionatas Una etiam cum potestate civitates liberos burgos liberos portus villas e urgos baroniae erigendi ac fora et nundinas infra bondas dictarum terrarum constituendi curias justiciariae et admiralitatis infra limites dictarum terrarum fluviorum portnum et marium tenendi una etiam cum potestate imponendi levandi et recipiendi omnia tolonia custumas anchoragia aliasque dictorum burgorum fororum nundinarum ac liberorum portnum devorias et eisdem possidendi et gaudendi adeo libero in omnibus respectibus sicuti quivis baro major aut minor in hoc regno nostro Scotiao gavisus est aut gaudere poterit quovis tempore practerito vel futuro cum omnibus aliis praerogativis privilegiis immunitatibus dignitatibus casualitatibus proficuis et devoriis ad dictas terras maria et bondas carundem spectantibus et pertinentibus et quae nos ipsi dare vel concedere possimus adeo libera et ampla forma sicuti nos aut aliquis nostrorum nobilium progenitorum aliquas cartas patentes literas infeofamenta donationes aut diplomata concesserunt cuivis subdito nostro cujuscunque qualitatis aut gradus cuivis societati aut communitati tales colonias in quascunque partos extraneas deducenti aut terras extraneas investiganti in adeo libera et ampla forma

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CARTA DOM, WILL, ALEXANDRI EQUITIS

sicuti eadem in hac praesenti carta nostra insereretur Facimus ctiam constituimus et ordinamus dictum Dominum Willehnum Alexander haeredes suos aut assignatos cl eorum deputatos nostros hæneditarios locumtenentes generales ad representandum nostram personam regalem tam per marc quam per terram in regionibus maris oris ac finibus praedictis in petendo dictas terras quandiu illic manserit ac redeundo ab eisdem ad gubernandum regendum et puniendum omnes nostros subditos quos ad dictas terras ire aut easdem inhabitare contigerit aut qui negotiationem cum eisdem suscipient vel in eisdem locis remanebunt ac eisdem ignoscendum et ad stabiliendum tales leges statuta constitutiones directiones instructiones formas gubernandi et magistratuum ceremonias i fra dictas bondas sicut ipsi Domino Willelmo Alexander aut ejus praedictis ad gubernationem dictae regionis et ejusdem incolarum in omnibus causis tam criminalibus quam civilibus visum fuerit et easdem leges regimina formas et ceremonias alterandum et mutandum quoties sibi vel suis radictis pro bono et commodo dictae regionis placuerit ita ut dictae leges tam legibus hujus regni nostri Scotiae quam fieri pos unt sint concordes Volumus etiam ut in casu rebellionis aut seditionis legibus utatu · militaribus adversus delinquentes vel imperio ipsius sese subtrahentes adeo libere vicuti aliquis locumtenens cujusvis regni nostri vel dominii virtute officii locumtenentis babent vel habere possunt excludendo omnes alios officiarios hujus regni nostri Scotia e terrestres vel maritimos qui in posterum aliquid jurisclamei commoditatis authoritatis aut interesse in et ad dictas terras aut provinciam praedictam vel aliquam inibi purisdictionem virtute alicujus praceedentis dispositionis aut diplomatis practendere possunt Et ut viris honesto loco natis sese ad expeditionem istam subeundam et a l coloniae plantationem in dictis terris addatur animus nos pro nobis nostrisque ha redibus et successoribus cum avisamento et consensu praedicto virtuto praesentis cartae nostrae damus et concedimus liberam et plenariam potestatem praefato Domino Willelmo Alexander suisque praedictis conferendi favores privilegia munia et hono, es in demerentes cum plenaria potestate eisdem aut corum alicui quos cum ipso Dom'no Willelmo suisque praedictis pactiones vel contractus facere pro eisdem terris contigerit sub subscriptione sua vel suorum p aedictorum et sigillo infra mentionato aliquam portionem vel portiones dictarum terrarum portnum navium stationum fluviorum a st praemissorum alicujus partis disponendi et extradonandi erigendi etiam omnium genvrum machinas artes facultates vel scientias aut easdem exercendi in toto vel in parte sicuti ei pro bono ipsorum visum fuerit Dandi etiam concedendi et attribuendi talia officia titulos jura et potestates constituendi et designandi tales capitaneos officiarios balivos gubernatores clericos omnesque alios regalitatis baroniae et burgi efficiarios aliosque ministros pro administratione justiciae infra bondas dictarum terraram aut in via dum terras istas petunt per mare et ab eisdom redeunt sicuti ei necessarium

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videbitur secundum qualitates conditiones et personarum merita quos in aliqua coloniarem dictae provinciao aut aliqua ejusdem parte habitare contigerit aut qui ipsorum bona vel fortunas pro commodo et incremento ejusdem periculo committent et eosdem ab officio removendi alterandi et mutandi prout ei suisque praescriptis expediens videbitur Et cum hujusmodi conctus non sinc magno labore et sumptibus fiunt magnamque pecuniae largitionem requirant adeo ut privati cujusvis fortunas excedant et multorum suppetiis indigeant ob quam causam praefatus Dominus Willelmus Alexander suique praescripti cum diversis nostris subditis aliisque pro particularibus periclitationibus et susceptionibus ibidem qui forte cum eo suisque haeredibus assignatis vel deputatis pro terris piscationibus mercimoniis aut populi transportatione cum ipsorum pecoribus rebus et bonis versus dictam Novam Scotiam contractus inibunt volumus ut quicunque tales contractus cum dicto Domino Willelmo suisque praescriptis sub ipsorum subscriptionibus et sigillis expedient limitando assignando et affigendo diem et locum pro personarum bonorum et rerum ad navem deliberatione sub pena et forisfactura cujusdam monetae summae et cosdem contractus non perficient sed ipsum frustrabunt et in itinere designato ei nocebunt quod non solum dicto domino Willelmo snisque praedictis poterit esse praejudicio et nocumento verum etiam nostrae tam laudabili intentioni obstabit et detrimentum inferet tune licitum erit praefato Domino Willelmo suisque praedictis vel corum deputatis et conservatoribus inframentionatis in co casu sibi suisve praedictis quos ad hune effectum substituet omnes tales summas monetae bona et res forisfactas per talium contractuum violationem assumero Quod ut facilius fiat et legum prolixitas evitetur dedimus et concessimus tenoreque praesentis cartae nostrao damus et concedimus plenariam licentiam libertatem et potestatem dicto Domino Willelmo suisque haeredibus et assignatis praedictis eligendi nominandi assignandi ac ordinandi libertatum et privilegiorum per praesentem nostram cartam sibi suisque praedictis concessorum conservatorem qui expeditae executioni leges et statuta per ipsum suosque praedictos facta secundum potestatem ei suisque praedictis per dictam nostram cartam concessam demandabit volunusque et ordinamus potestatem dicti conservatoris in actionibus et causis ad personas versus dictam plantationem contrahentes spectantibus absolutam esse sine ulla appellatione aut procrastinatione quacunque quiquidem conservator possidebit et gaudebit omnia privilegia immunitates libertates et dignitates quascunque quae quivis conservator Scoticorum privilegiorum apud extraneos vel in Gallia Flandria aut alibi hactenus possiderunt aut gavisi sunt quovis tempore practerito Et licet omnes tales contractus inter dictum Dominum Willelmum suosque praedictos et praedictos perielitatores per periclitationem et transportationem populorum cum ipsorum bonis et rebus ad statutum diem perficientur et ipsi cum suis omnibus pecoribus et bonis ad littus

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illius provinciae animo coloniam ducendi et remanendi appellent et nihilominus postea vel omnino provinciam Novae Scotiae et ejusdem confinia sine licentia dicti Domini Willelmi ejusque praedictorum vel corum deputatorum vel societatem et coloniam praedictam ubi primum combinati et conjuncti fuerant derelinquent et ad agrestes indigenas in locis remotis et desertis ad habitandum sese conferent quod tune amittent et forisfacient omnes terras prius ils concessas omnia etiam bona infra omnes pracdictas bondas et licitum erit praedicto Domino Willelmo suisque praedictis eadem fisco applicare et casdem terras recognoscere eademque omnia ad ipsos vel eorum aliquem quovismodo spectantia possidere et suo peculiari usui suorumque praedictorum convertere Et ut omnes dilecti nostri subditi tam regnorum nostrorum et dominiorum quam alii extranei quos ad dictas terras aut aliquam earundem partem ad mercimonia contrahenda navigare contigerit melius sciant et obedientes sint potestati et authoritati per nos in praedictum fidelem nostrum consiliarum Dominum Willelmum Alexander suosque praedictos collatac in omnibus talibus commissionibus warrantis [et] contractibus quos quovis tempore futuro faciet concedet et constituet pro decentiori et validiori constitutione officiariorum pro gubernatione dictae coloniae concessione terrarum et executione justiciae dictos inhabitantes perulitantes deputatos factores vel assignatos tangentibus in aliqua dictarum terrarum parte vel in navigatione ad easdem terras nos cum avisamento et consensu praedicto ordinamus quod dictus Dominus Willelmus Alexander snique praedicti unum commune sigillum habebunt ad officium locumtenentis justiciariae et admiralitatis spectans quod per dictum Dominum Willelmum Alexander suosque praedictos vel per deputatos suos omni tempore affuturo custodictur in cujus uno latere nostra insignia insculpentur cum his verbis in ejusdem circulo et margine SIGILLUM REGIS SCOTIAE ANGLIAE FRANCIAE ET HYBER-NIAE et in altero latere imago nostra nostrorumque successorum cum his verbis (Pno NOVAE SCOTIAE LOCUMTENENTE) cujus justum exemplar in manibus ac custodia dicti conservatoris remanchit quo prout occasio requiret in officio suo utetur Et cum maxime necessarium sit ut omnes dilecti nostri subditi quotquot dictam provinciam Novae Scotiae vel ejus confinia incolent in timore Omnipotentis Dei et vero ejus cultu simul vivant omui conamine nitentes Christianam religionem ibi stabilire pacen, ctiam et quietem cum nativis incolis et agrestibus aboriginibus earum terrarum colere (undo ipsi et eorum quilibet mercimonia ibi exercentes tuti cum oblectamento ea quae magno cum labore et periculo acquisiverunt quiete possidere possint) nos pro nobis nostrisque successoribus volumus nobisque visum est per praesentis cartae nostrae tenorem dare et concedere dicto Domino Willelmo Alexander suisque praedictis et corum deputatis vel aliquibus aliis gubernatoribus officiariis et ministris quos ipsi constituent liberam et absolutam potestatem tractandi et pacem affinitatem amieitiam et mutua colloquia operam et communicationem cum

DOMINII ET BARONIÆ NOVÆ SCOTLÆ, 1621

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agrestibus illis aboriginibus et corum principibus vel quibuscunque aliis regimen et potestatem in ipsos habentibus contraliendi observandi et alendi tales affinitates et colloquia quae ipsi vel sui praedieti cum iis contralient modo foedera illa ex adversa parte per ipsos silvestres fideliter observentur quod nisi fiat arma contra ipsos sumendi quibus redigi possunt in ordinem sieuti dieto Willelmo suisque praedietis et deputatis pro honore obedientia et Dei servitio ae stabilimento defensione et conservatione authoritatis nostrae inter ipsos expediens videbitur Cum potestate etiam praedicto Domino Willelmo Alexander suisque praedictis per ipsos vel eorum deputatos substitutos vel assignatos pro ipsorum defensione [et] tutela onni tempore et omnibus justis occasionibus in posterum aggrediendi ex inopinato invadendi expellendi et armis repellendi tam per mare quam per terram onnibus modis omnes et singulos qui sine speciali licentia dicti Domini Willelmi suorumque pracdictorum terras inhabitare aut mercaturam facere in dicta Novae Scotiae provincia aut quavis ejusdem parte conabuntur et similiter omnes alios quoscunque qui aliquid damni detrimenti destructionis laesionis vel invasionis contra provinciam illam aut ejusdem incolas inferre praesumunt quod ut facilius fiat licitum erit dieto Domino Willelmo suisque praedictis corum deputatis factoribus et assignatis contributiones a periclitantibus et incolis ejusdem levare in unum cogere per proclamationes vel quovis alio ordine talibus temporibus sicuti dicto Domino Willelmo suisque praedietis expediens videbitur omnes nostros subditos infra dietos limites dietae provinciae Novao Scotiac inhabitantes et mercimonia ibidem exercentes convocare pro meliori exercituum necessariorum supplemento et populi et plantationis dictarum terrarum augmentatione et incremento Cum plenaria potestate privilegio et libertate dicto Domino Willelmo Alexander suisque praedictis per ipsos vel corum substitutos per quaevis maria sub nostris insigniis et vexillis navigandi cum tot navibus tanti oneris et tam bene munitione viris et victualibus instructis sicuti possunt parare quovis tempore et quoties ils videbitur expediens ac omnes cujuscunque qualitatis et gradus personas subditi nostri' existentes aut qui imperio nostro sese subdere ad iter illud suscipiendum voluerint cum ipsorum jumentis equis bobus ovibus bonis et rebus omnibus munitionibus machinis majoribus armis et instrumentis militaribus quotquot voluerint aliisque commoditatibus et rebus necessariis pro usu ejusdem coloniae mutuo commercio cum nativis inhabitantibus earum provinciarum aut aliis qui cum ipsis plantatoribus mercimonia contrahent transportandi et omnes commoditates et mercimonia quae ils videbuntur necessaria in regnum nostrum Scotiae sine alicujus taxationis custumae aut impositionis pro eisdem solutione nobis vel nostris custumariis aut eorum deputatis inde portandi cosdem ab corum officiis in hac parte pro spatio septem annorum diem datac

1 Sie in Reg .- should be subditos nostros.

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pracsentium immediate sequentium inhibendo quanquidem solam commoditatem per spatium tredecim annorum in posterum libere concessimus tenoreque pracsentis cartao nostrae concedimus et disponimus dicto Domino Willelmo suisque praedictis secundum proportionem quinque pro centum postea mentionatam Et post tredecim illos annos finitos licitum erit nobis nostrisque successoribus ex omnibus bonis et mercimoniis quae ex hoc regno nostro Scotiae ad candem provinciam vel ex ea provincia ad dictum regnum nostrum Scotiae exportabuntur vel importabuntur in quibusvis hujus regni nostri portubus per dictum Willelmum suosque praedictos tantum quinque libras pro centum secundum antiquam negotiandi morem sine ulla alia impositione taxatione custuma vel devoria ab ipsis imperpetuum levare et exigere quaquidem summa quinque librarum pro centum sic soluta per dictum Dominum Willelmum suosque praedictos aliisque nostris officiariis ad hunc effectum constitutis exinde licitum erit dicto Domine Willelmo suisque praedictis cadeta bona de nostro hoc regno Scotiae in quasvis alias partes vel regiones extrancas sine alicujus alterius custumae taxationis vel devoriae solutione nobis vel nostris haeredibus aut successoribus aut aliquibus aliis transportare et avehore proviso tamen quod dicta bona infra spatium tredecim mensium post ipsarum in quovis hujus regni nostri portu appulsionem navi rursus imponantur Dando et concedendo absolutam et plenariam potestatem dicto Domino Willelmo suisque praedictis ab omnibus nostris subditis qui colonias ducere mercimonia exercere aut ad easdem terras Novae Scotiae et ab eisdem navigare volucrint practer dictam summam nobis debitam pro bonis et mercimoniis quinque libras de centum vel ratione exportationis ex hoc regno nostro Scotiae ad provinciam Novae Scotiae vel importationis a dicta provincia ad regnum hoc nostrum Scotiae praedictum in ipsius ejusque praedictorum proprios usus sumendi levandi et recipiendi et similiter de omnibus bonis et mercimoniis quae per nostros subditos coloniarum ductores negotiatores et navigatores de dicta provincia Novae Scotiac ad quaevis nostra dominia aut alia quaevis loca exportabuntur vel a nostris regnis et aliis locis ad dictam Novam Scotiam importabuntur ultra et supra dictam summam nobis destinatam quinque libras de centum Et de bonis et mercimoniis omnium extraneorum aliorumque sub nostra obecientia [minime] existentium quae vel de provincia Novae Scotiae exportabuntur vel ad eandem importabuntur ultra et suora dictam summam nobis destinatam decem libras de centum dicti Domini Willelmi suorumque praedictorum propriis usibus per tales ministros officiarios vel substitutos eorumve deputatos aut factores quos ipsi ad hunc effectum constituent et designabunt levandi sumendi ac recipiendi Et pro meliori dicti Domini Willelmi suorumque praedictorum aliorumque omnium dictorum nostrorum subditorum qui dictam Novam Scotiam inhabitare vel ibidem mercimonia exercere voluerint securitate et commoditate et generaliter omnium aliorum qui nostrae authoritati et

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potestati seso subdere non gravabuntur nobis visum est volumusque quod licitum erit dieto Domino Willelmo suisque praedictis unum aut plura munimina propugnacula castella loca fortia specula armamentaria *lie blokhouss* aliaque aedificia cum portubus et navium stationibus aedificare vel aedificari causare unacum navibus bellicis easdemque pro defensione dictorum locorum applicare sieut dicto Domino Willelmo suisque pracdictis pro dicto conamine perficiendo necessarium videbitur proque ipsorun defensiono militum eatervas ibidem stabilire praeter praedicta supramentionata et generaliter omnia facere quae pro conquaestu augmentatione populi inhabitatione preservatione et gubernatione dictae Novae Scotiae ejusdemque orarum et territorii infra omnes hujusmodi limites pertinentias et dependentias sub nostro nomine et authoritate quodcunque nos si personaliter essemus praesentes facere potuimus licet casus specialem et strictum magis ordinem quam per praesentes praescribitur requirat eni mandato volumus et ordinamus strictissimeque praecipimus omnibus nostris justiciariis officiariis et subditis ad loca illa sese conferentibus ut sese applicent dictoque Donino Willelino suisque praedictis in omnibus et singulis supra mentionatis earum substantiis eireumstantiis et dependentiis intendant et obediant eisque in earum executione in omnibus adeo sint obedientes ut nobis cujus personam representat esse deberent sub pena disobedientiae ot rebellionis Et quia fieri potest quod quidam ad dicta loca transportandi refractarii sint et ad eadem loca ire recusabunt aut dicto Domino Willelmo suisque praedietis resistent nobis igitur placet quod omnes vicecomites senescalli regalitatum ballivi pacis justiciarii praepositi et urbium ballivi eorumque officiarii et justiciao ministri quicunque dictum Dominum Willelmum suosque deputatos aliosque praedictos in omnibus et singulis legitinus rebus et factis quas facient aut intendent ad effectum praedictum similiter et eodem modo sicuti nostrum speciale warrantum ad hunc effectum haberent assistent fortisficient et eisdem suppetias ferant Declaramus insuper per praesentis cartae nostrae tencrem omnibus christianis regibus principibus et statibus quod si aliquis vel aliqui qui in posterum de dietis coloniis vel de carum aliqua sit in dicta provincia Novae Scotiae vel aliqui alii sub corum licentia vel mandato quovis tempore futuro piraticam exercentes per mare vel terram bona alicujus abstulerint vel aliquod injustum vel indebitum hostiliter contra aliquos nostros nostrorumve haeredum et successorum aut aliorum regum principum gubernatorum aut statuum in foedere nobiseum existentium subditos quod tali injuria sic oblata aut justa querela desuper mota per aliquem regem principem gubernatorem statum vel corum subditos praedictos nos nostri haeredes et successores publicas proclamationes fieri curabinus in aliqua parte dicti regni nostri Scotiae ad hunc effectum magis commoda ut dictus pirata vel piratae qui tales rapinas committent stato tempore per praefatas proclamationes limitando plenarie restituent quaecunque bona sie ablata et pro dictis injuriis omni-

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modo satisfaciant ita ut dicti principes aliique sie conquaerentes satisfactos se esse reputent et quod si talia facinora committent bona ablata non restituent aut restitui faciant infra limitatum tempus quod tunc in posterum sub nostra protectiono et tutela minime erunt et quod licitum crit omnibus principibus aliisque praedictis delinquentes eos hostiliter prosequi et invadere Et licet neminem nobilem aut generosum de patria hac sino licentia nostra decedere statutum sit nihilominus volumus quod pracsens hoc diploma sufficiens erit licentia et warrantum omnibus qui se huic itineri committent qui laesaemajestatis non sunt rei vel aliquo alio speciali mandato inhibiti atque etiam per praesentis cartae nostrae tenorem declaramus volumusque quod nemo patria hac decedere permittatur versus dictam Novam Scotiam nullo tempore nisi ii qui juramentum supremitatis nostrao primum susceperint ad quem effectum nos per praesentes dicto Domino Willelmo suisque praedictis vel eorum conservatori vel deputatis idem hoc juramentum omnibus personis versus illas terras in ea colonia sese conferentibus requirere et exhibero plenariam potestatem et authoritatem damus et concedimus Praeterea nos cum avisamento et consensu praedicto pro nobis et successoribus nostris declaramus decerninus et ordinamus quod onnes nostri subditi qui ad dictam Novam Scotiam proficiscentur aut eam incolent corumquo omnes liberi et posteritas qui [quos] ibi nasci contigerit alique omnes ibidem periclitantes habebunt et possidebunt omnes libertates immunitates et privilegia liberorum et naturalium subditorum regni nostri Scotiae aut aliorum nostrorum dominiorum sicuti ibidem nati fuissent Insuper nos pro nobis et successoribus nostris damus et concedimus dicto Domino Willelmo Alexander suisque praedictis liberam potestatem stabiliendi et cudere causandi monetam pro commercio liberiori inhabitantium dictae provinciae cujusvis metalli quo modo et qua forma voluerint et eisdem praescribent Atque etiam si quae quaestiones aut dubia super interpretatione aut constructione alicujus clausulae in hac presenti carta nostra contentae occurrent ea omnia sumentur et interpretabuntur in amplissima forma et in favorem dicti Domini Willelmi suorumque praedictorum Praeterea nos ex nostra certa scientia proprio motu authoritate regali et potestate regia fecimus univimus annexavimus ereximus creavinus et incorporavimus tenoreque praesentis cartae nostrae facimus unimus annexamus erigimus creamus et incorporamus totam et integram praedictam provinciam et terras Novae Scotiae cum omnibus ea. .ndem limitibus et maribus' ac mineralibus auri et argenti plumbi cupri chalibis stanni aeris ferri aliisque quibuscunque fodinis margaritis lapidibus prácciosis lapicidinis silvis virgultis mossis marresiis lacubus aquis piscationibus tam in aquis dulcibus quam salsis tam regalium piscium quam aliorum civitatibus liberis portubus liberis burgis urbibus baroniae burgis maris portubus anchoragiis machinis molendinis officiis et jurisdictionibus omnibusque aliis gene-

¹ In Reg. Mag. Sigilli mariis.

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raliter et particulariter supra mentionatis in unum integrum et liberum dominium et baroniam per praedictum nomen Novae Scotiae omni tempore futuro appellandum Volumusque et concedinus ac pro nobis et successoribus nostris decernimus et ordinamus quod unica sasina nune per dictum Dominum Willelmum suosque pracdictos omni tempore affuturo super aliquam parteni fundi dictarum terrarum et provinciae praescriptae stabit et sufficiens crit sasina pro tota regione cum omnibus partibus pendiculis privilegiis casualitatibus libertatibus et immunitatibus ejusdem supramentionatis absque aliqua alia speciali et particulari sasina per ipsum suosve praedictos apud aliquam aliam partem vel ejusdem locum capienda penes quam sasinam ommaque quae inde secuta sunt aut sequi possunt nos cum avisamento et consensu praescripto pro nobis et successoribus nostris dispensavinus tenoreque praesentis cartae nostrae modo subtus mentionato dispensamus imperpetuum TENENDAM ET HABENDAM totam et integram dictam regionem et dominium Novae Scotiae curr omnibus ejustem limitibus infra praedicta maria mineralibus auri et argenti cupri chalibis stanni ferri aeris aliisque quibuscunque fodinis margaritis lapidibus praeciosis lapicidinis silvis virgultis mossis marresiis lacubus aquis piseationibus tam iu aquis duleibus quam salsis tanı regalium piscium quam aliorum civitatibus liberis burgis liberis portubus urbibus baroniae burgis maris portubus anchoragiis machinis molendinis officiis et jurisdictionibus omnibusque allis generaliter et particulariter supra mentionatis cumque omnibus aliis privilegiis libertatibus immunitatibus casualitatibus aliisque supra expressis pracfato Domino Willelmo Alexander haeredibus suis et assignatis de nobis nostrisque successoribus in feodo haereditate libero dominio libera baronia et regalitate imperpetuum modo supramentionato per omnes rectas metas et limites suas prout jacent in longitudine et latitudine in domibus aedificiis aedificatis et aedificandis boseis planis moris marresiis viis semitis aquis stagnis rivolis pratis pascuis et pasturis molendinis multuris et corum sequelis aucupationibus venationibus piscationibus petariis turbariis carbonibus carbonariis cuniculis cuniculariis columbis columbariis fabrilibus brasiniz brueriis et genistis silvis nemoribus et virgultis lignis lapicidiis lapide et calce eum curiis et curiarum exitibus herezeldis bludewetis et mulierum marchetis cum furea fossa sok sak thole thame infangtheiff outfangtheiff vert wrak wair veth vennysoun pitt et gallous ac cum omnibus aliis et singulis libertatibus commoditatibus proficuis asiamentis ac justis snis pertinentiis quibuscunque tam non nominatis quam nominatis tam subtus terra quam supra terram procul et prope ad praedictam regionem spectantibus seu juste spectare valentibus quomodolibet iu futurum libere quiete plenarie integre honorifice bene et in pace absque ulla revocatione contradictione impedimento ant obstaculo aliquali Solvendo inde annuatim dictus Dominus Willelmus Alexander suique praedicti nobis nostrisque haeredibus et successoribus unum

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denarium monetae Scotiae super fundum dictarum terrarum et provinciae Novae Scotiae ad festum Nativitatis Christi nomine albae firmae si petatur tantum Et quia tentione dictarum terrarum et provinciae Novae Scotiae et alba firma praedicta deficiento tempestivo et legitimo introitu cujusvis haeredis vel haeredum dicti Domini Willelmi sibi succedentium quod difficulter per ipsos praestari potest ob longinguam distantiam ab hoe regno nostro caedem terrae et provincia ratione non-introitus in manibus nostris nostrorumve successorum devenient usque ad legitimum legitimi haeredis introitum et nos nolentes dictas terras et regionem quovis tempore in non-introitu cadero neque dictum Dominum Willelmum suosque praedictos beneficiis et proficuis ejusdem catenus frustrari ideireo nos cum avisamento praedicto cum dicto non-introitu¹ quandocunque contigerit dispensavinus tenoreque praesentis cartae nostrae pro nobis et successoribus nostris dispensamus ac etiam renunciavimus et exoneravimus tenoreque ejusdem cartae nostrae cum consensu praedieto renunciamus et exoneramus dictum Dominum Willelmum ejusque praescriptos praefatum non-introitum dictae provinciae et regionis quandocunque in manibus nostris deveniet aut ratione non-introitus cadet cum omnibus quae desuper sequi possunt proviso tamen quod dietus Dominus Willelmus suique haeredes et assignati infra spatium septem annorum post decessum et obitum suorum praedecessorum aut introitum ad possessionem dictarum terrarum aliorumque praedictorum per ipsos vel eorum legitimos procuratores ad hunc effectum potestatem habentes nobis nostrisque successoribus homagium faciant et dictas terras dominium et baroniam aliaque praedicta adeant et per nos recipiantur secundum leges et statuta dicti regni nostri Scotiae Denique nos pro nobis et successoribus nostris volumus decernimus et ordinamus praesentem hanc nostram cartam et infeofamentum supra scriptam praedictarum terrarum dominii et regionis Novae Scotiae privilegia et libertates ejusdem in proximo nostro parliamento dieti regni nostri Scotiae cum contigerit ratificari approbari et confirmari ut vim et efficaciam decreti inibi habeat penes quod nos pro nobis et successoribus nostris declaramus hanc nostram cartam sufficiens fore warrantum et in verbo principis candem ibi ratificari et approbari promittimus atque etiam alterare renovare et candem in amplissima forma augere et extendere quoties dicto Domino Willelmo ejusque praedictis necessarium et expediens videbitur Insuper nobis visum est ac mandamus et praecipimus dilectis nostris

vicecomitibus nostris in hac parte specialiter constitutis quatenus post hujus cartae nostrae nostro sub magno sigillo aspectum statum et sasinam actualem et realem praefato Domino Willelmo suisque praedictis eorumve actornato vel actornatis terrarum dominii baroniae aliorumque praedictorum cum omnibus libertatibus privilegiis

1 In Reg. Mag. Sigilli introitu.

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immunitatibus aliisque supra expressis dare et concedere quam sasinam nos per pracsentis cartae nostrae tenorem adeo legitimam et ordinariam esse declaramus ac si praeceptum sub testimonio nostri Magni Sigilli in amplissima forma cum omnibus clausulis requisitis ad hnne effectum praedictum haberet penes quod nos pro nobis et successoribus nostris imperpetnum dispensamus In enjus rei testimonium huic praesenti cartae nostrae magnun sigillum nostrum apponi praecepimus testibus praedilectis nostris consanguineis et consiliariis Jacobo Marchione de Hammiltoun comite Arranie et Cambridge domino Aven et Innerdaill' Georgio Mariscalli comite domino Keyth &c. regni nostri mariscallo Alexandro comite de Dumfermeling domino Fyvie et Urquhart &c. nostro cancellario Thoma comite de Melros domino Binning et Byres nostro sceretario dilectis nostris familiaribus consiliariis dominis Ricardo Cokburne junioro de Clerkingtoun nostri secreti sigilli custode Georgio Hay de Kinfawnis nostrorum rotulorum registri ac consilii clerico Joanne Cokburne de Ormestoun nostrae justiciariae clerico et Joanne Scot de Scotstarvett nostrae cancellariae directore militibus Apud castellum nostrum de Windsore decimo die mensis Septembris anno Domini millesimo sexcentesimo vigesimo primo regnorumque nostrorum annis quinquagesimo quinto et decimo nono.

> Per signaturam manu S. D. N. Regis suprascriptam ac manibus Cancellarii Thesaurarii Principalis Secretarii ac reliquorum Dominorum nostrorum Commissionariorum ac Secreti Consilii ejusdem Regni Seotiae subscriptam.

Writtin to the Great Seall, 29. Septemb. 1621. J. Scorr, gratis. Sigellat. Edinburgi, 29. Septemb. 1621, JA. RAITHE, gr^s.

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CARTA DOMINI ROBERTI GORDOUN DE LOCHINVAR MILITIS BARONIE DE GALLOWAY IN NOVA SCOTIA IN AMERICA. 8 NOVEMBRIS 1621.

Jaconus Dei gratia Magne Britannie Francie et Hibernie Rex Fideique Defensor OMNINUS probis hominibus totius terre suo elericis et laicis salutem SCIATIS quia nos per nostrum infeofamentum et patentes literas nostro sub magno sigillo regni nostri Scotie de data dedimus concessimus et disposuimus nostro fideli et predilecto consiliario Domino Willielmo Allexander de Menstri militi heredibus suis et assignatis hereditarie totas et integras terras dominium et baroniam Nove Scotie in America jacentes et bondatas modo in dicto infeofamento mentionato Cujusquidem regionis plantationem cum omnino deserta vel ad mininum ab infidelibus inhabita sit dietus Dominus Willielmus Allexander aggressus est Que plantatio cum privati cujusvis conatus et vires desuperet dietus Dominus Willielmus Allexander plerosque subditorum nostrorum ad ibidem periclitandum commovit ac presertim dilectum nostrum Dominum Robertum Gordoun de Lochinvar militem qui rogatu prefati Domini Willielmi magnum opus subiturus magnosque sumptus et expensas in dicta periclitatione impensurus est in quorum sumptuum et expensarum compensationem per contractum et appunctuamentum inter memoratum Dominum Willichmum Allexander de Menstri militem ab una et prefatum Dominum Robertum Gordoun de Lochinvar militem pro seipso ac onus in se suscipientem pro Roberto Gordoun ejus filio legitimo secundo genito ab altera partibus initum et confectum de data apud Edinburgum et

vigesimo secundo et

diebus Septembris et

anno Domini millesimo sexcentesimo vigesimo primo predictus Dominus Willielmus Alexander ad concurrendum cum prenominato Domino Roberto Gordoun seipsum astrinxit et obligavit pro acquisitione et procuratione in et ad favorem dicti Roberto Gordoun heredum suorum et assignatorum hujus presentis infeofamenti illius partis et portionis dicti dominii et baronie Nove Scotie in America postea modo subsequenti nominate prout in dicto contractu et appunctuamento de data prescripta latius continetur Nos 1017Un cum avisamento et consensu prefidelis et predilecti nostri consanguinei et consiliarii Joannis Marrie comitis Domini Erskene et Gareoche &c. principalis nostri thesaurarii computorum rotulatoris collectoris

BARONIE DE GALLOWAY IN NOVA SCOTIA, 1621.

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novarunque nostrarum augmentationum dicti regni nostri Scotie thesaurarii ne etiam cum avisamento et consensu reliquorum Dominorum nostri secreti consilii ejusdem regni nostri nostrorum commissionariorum dedimus concessimus et disposuimus tenoreque presentis carte nostre damus concedimus et disponimus prefato Roberto Gordoun heredibus suis et assignatis hereditario totam et integram illam partem et portionem predicti dominii et baronio Novo Scotie bondatam ut sequitur videlicet Incipiendo a capite seu promontorio nomine do Caip Brettoun noto et appellato et indo pergendo versus occidentem per oras maritimas insulo seu insularum do Caip Brettoun ad stationem navium fretum fluvium aut scaturiginem de Campseaw et ad mediam partem ejusdem que dictas oras maritimas et insulas de Caip Brettoun a continenti regionis Suriquorum (que Nove Scotie provincia est) dividero supponitur ac inde pergendo per mediam partem dicte scaturiginis freti aut fluvii versus septentrionem ad stationem navium Chalcur mediculleum¹ ejusdem perpetuo tenendo et deinceps ad voraginem sive magnum fluvium de Canada relinquendo insulas Cape Brettoun predicto pertinentes a dextra et oras maritimas ex boreali parte continentis Nove Scotie ubi stationes navium de Chaleur et Gaspie jacent a sinistra et deinceps versus septentrionem et orientem ad regionem terre nove vulgo Newfundland et ad caput Ray partem ejusdem et infra decem leucas ejusdem et ab hine pergendo versus meridiem et occidentem ad caput et promontorium de Caipo Brettonn predictum ubi perambulatio incepit et sex leucas a continenti ad mare ab ulla parte predictarum terrarum infra borealem et australem partes limitum earundem inclusum ant eisdem pertinens aut in dicto contractu contentum inter Badischaleur et portum seu introitum scaturiginis predicte de Campseaw aut juxta eandem ex boreali anstrali et orientali partibus esse reputatum Quequidem pars et portio dicti dominii et baronic Nove Scotic ouni tempore affuturo BARONIA DE GAL-LOWAY in Nova Scotia in America nuncupabitur et nominabitur Quam etiam prefatus Robertus sujque predicti sicuti ipsum expedientissimum videbitur in partes divident easdem nominibus suis distinguent unacum omnibus fodinis tam regalibus auri et argenti quam aliis fodinis ferri plumbi cupri stanni æris ac aliis mineralibus quibuseunque cum potestate effodiendi ant de terra effodore et extrahere causandi purificandi et repurgandi cadem in suos proprios usus aliosve usus quoscunque convertendi et utendi sicuti dieto Roberto Gordoun heredibus suis et assignatis vel iis quos suo loco in dictis terris stabilire ipsum contigerit visum fuerit Reser-VANDO solummodo nobis et successoribus nostris decimam partem metalli vulgo Oore auri et argenti quod e terra imposterum effodietur aut lucrabitur Relinquendo

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¹ This word stands in the Reg. meditulleü or mediculleü—i. e. meditulleum or mediculleum; probably it should be medialeeum. The boundary evidently runs northward through the gulf or strait of Canso, and then westward through Northumberland strait to the Bay of Chaleurs.

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CARTA DOM, ROBERTI GORDOUN MILITIS

prenominato Roberto suisque predictis quodcunque ex aliis metallis cupri chalybis ferri stanni plumbi ant aliorum mineralium nos vel successores nostri exigere possimus ut eo facilius magnos simptus in extrahendis metallis tollerare posset unacum omnibus margaritis vulgo pearlis ac lapidibus preciosis lapicidinis sylvis virgultis mossis marresiis lacubus aquis piscationibus tam in aquis dulcibus quam in salsis tam regalium quam aliorum piscium venatione aucupatione commoditatibus et hereditamentis quibuscunque unacum plenarie potestato privilegio et jurisdictione libere regalitatis capelle st cancellarie imperpetunm cumque donatione et jure patronatus ecclesiasticarum capellaniarium et beneficiorum cum tenentibus tenandriis et liberetenentibus servitiis carundem unacum officiis admiralitatis et justiciarie infra omnes bondas respective supra mentionatas una etiam cum potestate civitates liberos burgos liberos portus villas et burgos baronie erigendi ac fora et nundinas infra bondas terrarum et baronie predictarum constituendi curias justiciarie et admiralitatis infra limites dictarum terrarum fluviorum portuum et marium tenendi una etiam cum potestate imponendi levandi et recipiendi omnia tcionia custumas anchoragia aliasque dictorum burgorum fororum nundinarum et liberorum portuum devorias eisdemque fruendi et guudendi adeo libere in onmibus respectibus sicuti quivis baro major aut minor in hoc regno nostro Scotie gavisus est aut gandere poterit quovis tempore preterito aut futuro cum omnibus aliis privilegiis prerogativis dignitatibus immunitatibus casualitatibus proficuis et devoriis ad predictam baroniam maria et bondas ejusdem quovismodo spectantibus et pertinentibus et que nos ipsi dare vel concedero possumus in adeo libera et ampla forma sicuti nos aut aliquis nostrorum progenitorum aliquas alias literas cartas patentes infeofamenta donationes aut diplomata concesserunt cuivis subdito nostro enjuscunque qualitatis aut gradus aut cuivis societati et communitati perielitanti aut tales colonias in quascunque partes extraneas deducenti terrasve extraneas investiganti ac in tam libera et ampla forma sicuti eadem hac presenti carta nostra insererentur cum plena potestato prefato Roberto Gordonn suisque predictis gubernandi regendi et puniendi omnes nostros subditos quos sub mandato dicti Roberti ad dictam partem et portionem dominii et baronic Nove Scotie predicti profiscisci aut candem habitare contigerit aut qui in aliqua parte ejusdem negotiabuntur et remanebunt et stabiliendi ejusmodi leges statuta constitutiones directiones instructiones formas et cerimonias regiminum et magistratuum infra dietas bondas sicuti prefato Roberto ejusque predictis pro gubernatione dicte regionis et ejusdem incolarum in omnibus causis criminalibus et civilibus visum fuerit ac easdem leges regimina formas et ceremonias alterandi et mutandi quoties sibi suisque predictis pro bono et commodo diete regionis pl tamen quod dicte leges legibus hujus regni nostri Scotie quana n int sint concordes Ac etiam quod prefatus Robertus G edu nt subjecti et at st. cessores aliosve obedientes legibus tam ecclesiasticis quam civ s per h

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potestatem a nobis habentes statuendis pro gubernatione dicti dominii et baronie de Galloway in Nova Scotia tam ecclesiasticarum quam communitatum ejusdem nostrorumve subditorum ibidem remanentium ac aliorum quovis tempore futuro eo proficiscentium et frequentantium Et ut viris honesto loco natis sese suosque expeditionem conferant in et ad colonie plantationem in predieta baronia de Galloway faciendam et stabiliendam addatur animns nos pro nobis nostrisque successoribus cum avisamento et consensu predicto tenoro presentis carte nostre damus et concedimus liberam et plenariam potestatem prefato Roberto Gordoun suisque predictis approbandi conferendi et consignandi iis cormaque alicui aut aliis quos cum ipso Roberto suisque predictis pactiones vel contractas facere pro eisdem contigerit sub subscriptione sua et sigille suorumve predictorum aliquam portionem seu portiones terrarum portuum navium stationum fluviorum aut alicujus partis prediete baronie de Galloway omnium etiam generum machinas artes facultates et scientias erigendi aut easdem coercendi in toto vel in parte vel qualibet alia mensura sicuti ipsis pro bono ipsorum expedientissimum videbitur ejusmodi etiam officia titulos jura et potestates dandi concedendi et attribuendi ac tales capitaneos officiarios ballivos gubernatores elericos omnesque alios regalitatum baroniarum et burgorum officiarios aliosque ministros constituendi et designandi pro administratione justicie infra bondas predicte baronie aut in via dum co per mare proficiscuntur et inde rediunt sicuti ei necessarium videbitur secundum qualitates conditiones et personarum merita quas in aliqua coloniarum diete baronio aut aliqua ejusdem parte habitare contigerit aut qui ipsorum fortunas aut bona pro commodo et incremento ejusdem in ista expeditione periculo committent ac eosdem ab officio removendi alterandi et mutandi prout ei suisque predictis expediens videbitur RESERVANDO tamen nostro fideli et predilecto consiliario Domino Willelmo Alexander militi nostro in predicta baronia locumtenenti heredibus suis et assignatis de predictis terris et bondis de Cape Brettoun sive baronia de Galloway prescripta et ejusdem limitibus insulam seu talem partem continentis diete insule sen insularum de Cape Brettoun predictarum que littoribus terre nove proxime adjacent in optione prefati Domini Willelmi Allexander suorumque predictorum Puoviso tamen quod viginti quinque miliaria mensure Scotie in circuitu non excedant cum integris privilegiis officiis jurisdictionibus libertatibus et immunitatibus infra bondas predicte insule ant partem continentis jacentibus sicuti nos cadem per patentes nostras literas sub nostro magno sigillo regni nostri Scotie predicti Domino Willelmo heredibus suis et assignatis perprius concessimus Et licet omnes ejusmodi contractus inter dictum Robertum Gordoun suosque predictos et dictos perielitatores per perielitationem et populorum transportationem cum ipsorum bonis et fortunis ad diem et locum prins statutos perficientur et ipsi cum suis populis bonis et fortunis ad quamlibet partem predicte baronie de Galloway coloniam deducendi et ibidem remanendi gratia appellent Et nihilominus postea

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vel omnino predictam baroniam de Galloway in Nova Scotia et ejusdem confinia sine licentia prefati Roberti suorumve predictorum vel corum deputatorum aut societatem suam et coloniam predictam ubi primum combinati et conjuncti fuerant derelinquent et deserent et ad agrestes indigenas et in locis remotis et desertis sese conferent quod tune omnes terras prius iis concessas aut concedendas omniaque bona et fortunas infra quamlibet partem bondarum predictarum forisfactura perdent et amittent ac prefato Roberto Gordoun suisque predictis licitum erit ad fiseum redigere et recognoscere omnes ejusmodi terras bona et fortunas eademque omnia iis quovismodo spectantia et pertinentia recipere et possidere et in suum suorumque predictorum particulares usus convertere Et cum maxime necessarium erit ut omnes dilecti no tri subditi quotquot dictam baroniam de Galloway incolent in timore omnipotentis Dei et vero ejus cultu sinul vivant cunctis viribus nitentes christianam religionem ibidem stabilire et pacem et quietem civilem eum nativis incolis et agrestibus aboriginibus illarum terrarum colere unde ipsi ipsorumque quilibet mercimonia ibi exercentes tuti et cum majori oblectamento et commoditate ea que magno labore et periculo acquirent possidere possint Similiter nos pro nobis nostrisque successoribus volumus nobisque beneplacitum est ac per presentis carte nostre tenorem damus et concedimus prefato Roberto Gordoun suisque predictis corumque deputatis vel aliis hujusmodi gubernatoribus officiariis et ministris quod ipsi constituent liberam et absolutam potestatem pacem amicitias et affinitatem foedera mutua colloquia et communicationem cum agrestibus aboriginibus et eorum principibus vel quibuscunque aliis regimen et potestatem in ipsos habentibus tractandi et contrahendi hujusmodi foedera et affinitates que ipsi vel sui predicti cum iis contrahent alendi observandi et magna cura retinendi modo ipsi sylvestres fœdera illa ex sua parto fideliter observent quod nisi fiat arma contra ipsos sumendi cosque in talem ordinem redigendi sicuti dicto Roberto suisque predictis eorumve deputatis pro honore obedientia et Dei servitio nostreque authoritatis inter ipsos stabilimento protectione et conservatione expediens videbitur cum potestate dieto Roberto Gordoun suisque predictis per ipsos vel corum deputatos substitutos et assignatos pro ipsorum defensione et tutela omni tempore omnibusque justis occasionibus imposterum aggrediendi ex inopinato invadendi expellendi et armis repellendi tam per mare quam terram omnibus modis omnes et singulos qui sine licentia speciali prefati Roberti Gordoun ejusque predictorum dictam baroniani de Galloway in Nova Scotia vel quamlibet ejusdem partem inhabitare aut ibidem mercaturam facero conabuntur et similiter omnes alios quoseanque qui aliquid damni detrementi destructionis lesionis vel invasionis contra dictam baroniam ejusdemque incolas inferre presument Ac pro meliori ipsorum adversus ejusmodi personas munitione et fortificatione prenominato Roberto Gordoun suisque predictis corumque deputatis factoribus et assignatis licitum crit periclitantibus et ejusdem incolis contributiones levare ac

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etiam omnibus nostris subditis infra dietos iimites baronie de Galloway predicte inhabitantibus et mercimonia ibidem exercentibus pro meliori copiarum eidem necessariarum supplemento imperare cosque per proclamationes vel quenvis alium ordinem (ejusmodi temporibus et locis sienti prefato Roberto ejusque predictis visum fucrit) in unum cogere et convocare Ac pro majori populi et plantationis coloniarum in dicta baronia incremento cum plenaria potestate privilegio et libertate supradieto Roberto Gordoun ejus que predictis per ipsos cormavo substitutos per quevis maria su) nostris insignibus navigandi tantis onere munitione viris et vietualibus oneratis et instructis sicuti quovis tempore et quoties ipsis videbitur expediens emittere possunt et a quovis dominiorum seu regnorum nostrorum omnes cujuscunque qualitatis status aut gradus personas subditos nostros aut qui imperio nostro subdere ad iter illud suscipiendum voluerint cum ipsorum jumentis equis equabus bobus ovibus bonis et fortunis munitionibus machinis majoribus armis et instrumentis militaribus quotquot voluerint aliisque commoditatibus et rebus necessariis pro usu colonias deducendi ac cum nativis incolis diete baronie de Galloway aliisque qui cum ipsis coloniarum ductoribus ibidem mercimonia exercebunt mutuo commercio ad dictam baroniani de Galloway transportandi et omnes commoditates et merces que ipsis necessarie videbuntur in regnum nostrum Scotic sine alienjus taxationis custume aut impositionis pro eisdem solutione nobis custumariis nostris corunve deputatis inde portandi cos ab eisdem ipsorumque in hac parte officiis pro spatio septem annorum diem date presentium sequentium inhibendo Quarumquidem solam commoditatem per spatium tredecim annorum imposterum libere concessimus et disposuimus tenoreque presentis carte nostro concedimus et disponimus prefato Roberto Gordoun ejusque predictis seeundum proportionem quinque de centum postea mentionatam Et post tredecim illos annos finitos nobis heredibus et successionibus nostris licitum erit ab omnibus bonis et mercimoniis que ex hoc regno nostro Scotie ad baroniam predictam exportabuntur vel inde ad quosvis portus dicti regni nostri Scotie per perfatum Robertum Gordoun ejusque predictos importabuntur quinque libras tantummodo de centum secundum antiquam negotiandi consuctudinem sine aliqua alia impositione taxatione custuma aut devoria ab ipsis imperpetuum levanda Quaquidem summa quinque librarum de centum per dietum Robertum ejusque predictos nostris officiariis ad hunc affectum constitutis soluta exinde prefato Roberto suisque predictis licitum et liberum crit cadem bona e hoc regno nostro Scotie in quasvis alias partes vel regiones extraneas sine alicujus alterius custume taxationis vel devorie solutione nobis vel heredibus et successoribus nostris aliisve quibuseunque transportare et avehere Proviso tamen quod dieta bona infra spatium redecim mensium post ipsorum in quovis hujus regni nostri portu appulsionem navi rursus imponantur dando et concedendo absolutam et plenariam potestatem prefato Roberto suisque predictis ab omnibus nostris subditis qui colonias deducere

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mercaturam facere aut ad dictam baroniam de Galloway et ad cadem navigare voluerint preter dictain summain nobis solvi statutam pro bonis et mercibus ut predicitur quinque libras do centum vel ratione exportationis ex hoc regno nostro Scotie ad dictam baroniam de Galloway vel importationis a dicta baronia ad hoc regnum nostrum Seotie predictum in ipsius suorumque prescriptorum proprios usus sumendi levandi et recipiendi et similiter de onnibus bonis et mercimoniis que per nostros subditos coloniarum deductores negotiatores et navigatores a dicta baronia de Galloway ad quevis nostra dominia aut alia quevis loca exportabuntur vel a regnis nostris et aliis locis ad dietam baroniam importabuntur preter et ultra summam nobis destinatam quinque libras de centum ac etiam de bonis et mercimoniis omnium extraneorum aliorumque sub nostro imperio minime existentiu, i que vel de predieta baronia de Galloway exportabuntur vel ad candem importabuntur preter et ultra summani nobis destinatam decem libras de centum in dicti Roberti suorumque predictorum proprios usus per tales ministros officiarios et substitutos eorumve substitutos factores et assignatos quales ipsi constituent et designabunt levandi recipiendi et colligendi Et pro meliori prefati Roberti ejusque predictorum aliorumque omnium dilectorum nostrorum subditorum qui dictam baroniam de Galloway inhabitare vel ibidem mercaturam exercere voluerint et generaliter omnium aliorum qui ibidem nostre authoritati et regie potestati sese subdere minime gravabuntur securitate et commoditato nos volumus et damus licentiam prefato Roberto Gordoun ejusque predictis unum aut plura presidia propugnacula loca fortia munitoria turres excubitorias asyla hospitia aliaque edificia cum portubus et navium stationibus edificare seu edificari eausandi navesque bellicas extruendi easdemque pro dictorum locorum defensione collocandi sicuti dicto Roberto suisque predictis pro dicto conamine perficiendo utile et necessarium videbitur et pro corum protectione presidia ponendi et ultra et supra ea que in hac presenti carta nostra mentionata sunt et generaliter omnia faciendi que pro dominatione populi frequentatione inhabitatione preservatione et gubernatione dicte baronie de Galloway et omnium orarum et pomeriorum infra precinctum ejusdem et pertinentiarum et dependentiarum ejusdem sub nostro nomine et authoritate quecunque legitime fieri possunt exceptis iis que ad officium generalis nostri locuntenentis totius et integri dicti dominii et baronie in America spectant quod officium cum privilegiis et libertatibus eidem pertinentibus predicto Domino Willelmo Alexander ejusque predictis expresse reservatur PRETEREA nos mandamus et ordinamus strictissimeque precipimus omnibus officiariis justiciariis et subditis ad loca predicta sese conferentibus ut sese accommodent et predicto Roberto Gordoun ejusque predictis in omnibus et singulis predictis corum substantiis circumstantiis et dependentiis attendant et obediant sub pena contumacie et rebellionis Et quia fieri potest quod sunt quidam licentiosi et dissoluti ad dietam baroniam de Galloway transportandi qui forsan dieto Roberto Gordoun iisquo

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[ejusque] predictis remuent et resistent Noms IGITUR beneplacitum est quod omnes vicecomites senescalli ballivi regalitatum pacis justiciarii prepositi et ballivi burgorum corumque officiarii et justicie ministri quicunque prefato Roberto ipsius deputatis aliisque predictis in omnibus et singulis rebus quas ad effectum prescriptum intendent aut efficient similiter ac codem modo ac si nostrum speciale warrantum ad hunc effectum scriptum haberent assistant auxilientur protegant et suppetias ferant In-SUPER per presentis carte nostre tenorem declaramus omnibus christianis regibus principibus et statibus quod si aliquis vel aliqui qui coloniam dicte baronie de Galloway vel quamvis aliam imposterum incolet vel aliqui alii sub corum licentia de mandato quovis tempore futuro piraticam exercentes per mare vel terram bona alicujus diripuerint et abstulerint vel aliquod injustum vel illegitimum facinus hostiliter contra aliquos nostros nostrorumve heredum vel successorum aut aliorum regum principum aut statuum nobiseum et heredibus nostris confederatorum subditos patraverint quod tali injuria sic oblata ac justa querela desuper mota per aliquem regem principem gubernatorem statum vel corum subditos predictos nos nostri heredes et successores publicas proclamationes fieri curabinus infra aliquam partem regni nostri Scotie ad lunc effectum magis commodam ut dietus predator vel predatores qui tales rapinas commiserint stato tempore per dietas proclamationes limitando quecunque bona sic ablata plenarie restituant et pro dictis injuriis omnino satisfaciant i.a ut dieti principes aliique sic conquerentes sese plenarie satisfactos et contentos esse reputent Et si aliquis vel aliqui talia facinora patrantes bona ablata restituere aut congruam et condignam satisfactionem infra ejusmodi tempus limitandum facere recusaverint quod tune nostra protectione et tutela omnino imposterum privabuntur et cunctis principibus aliisque predictis licitum erit ejusmodi predatores eorumve singulos hostiliter prosequi et invadere Et licet neminem nobilem aut generosum de hac sua patria sine permissione et licentia nostra decedere statutum sit nihilominus volumus hoc presens diploma sufficientem fore licentiam et warrantum omnibus qui expeditionem hanc suscipient nisi fuerint lesemajestatis rei vel aliquo speciali mandato inhibiti AC ETIAM per presentis carte nostre tenorem volumus et declaramus quod nemo versus dictam baroniam de Galloway de hac sua patria decedere permittatur nisi qui juramentum supremitatis nostre prius susceperint ad quem effectum nos per presentes damus et concedimus plenariam potestatem et licentiam prefato Roberto Gordoun suisque predictis vel privilegiorum Nove Scotie conservatoribus corumve deputatis idem hoc juramentum omnibus quos versus illam coloniam expeditionem facere et ibidem remanere contigerit requirendi et exhibendi PRETEREA nos cum avisamento predicto pro nobis et successoribus nostris declaramus decernimus et ordinamus quod omnes nostri subditi qui ad dietam baroniam de Galloway proficiscentur aut eam incolent omnesque eorum liberi et posteritas quos infra ejusdem limites nasci contigerit et similiter omnes qui ibidem

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periclitabuntur omnes libertates immunitates et privilegia liberorum et naturalium subditorum dicti regni nostri Scotie aut quorumvis aliorum nostrorum dominiorum possidebunt et gaudebunt ac si ibidem nati fuissent ET PRETEREA nos pro nobis et successoribus nostris damus et concedimus prefato Roberto Gordoun et suis predictis corunve successoribus pro faciliori et meliori commercio et coemptione bonam et usualem monetam inter incolas stabiliendi et cudere causandi ex quovis metallo iis modo et forma quos ipsi limitabunt et designabunt ac etiam volumus si que questiones aut dubia super interpretatione aut constructione alicujus clausule in hac presenti carta nostra occurrant ca omnia in amplissima et optima forma in favorem dicti Roberti Gordonn ejusque prescriptorum accipi et interpretari INSUPER nos ex nostris certa scientia proprioque motu authoritate regali et regia potestate fecimus univinus annexavimus creavimus et incorporavimus tenoreque presentis carte nostre facinus unimus annexamus creamus et incorporannus totam et integram dictam partem et portionem dicti dominii et baronie Nove Scotie in America cum omnibus fodinis auri et argenti plumbi cupri chalybis stanni aeris ferri aliisque fodinis et mineralibus quibuscunque cum omnibus margaritis lapidibus preciosis lapicidinis sylvis virgultis mossis marresiis lacubus aquis piscationibus tam in aquis dulcibus quam salsis tam regalium quam aliorum piscium civitatibus liberis burgis liberis portubus urbibus baroniarum burgis portubus marinis anchoragiis machinis molendinis officiis et jurisdictionibus omnibusque aliis generaliter et particulariter supra expressis in unam integram et liberam baroniam baroniam de Galloway omni tempore affuturo nuneupandam/Volumusque et concedimus ac pro nobis et successoribus nostris decernimus et ordinamus quod unica sasina nunc per prefatum Robertum Gordoun heredes suos et assignatos predictos omni tempore futuro super fundo alicujus partis predicte partis et portionis dicti dominii et baronie Nove Scotie in America capienda stabit et sufficiens crit sasina pro tota et integra predicta parte et portione dieti dominii et baronio Nove Scotie cum omnibus partibus pendiculis privilegiis easualitatibus libertatibus et immunitatibus ejusdem supra mentionatis absque aliqua alia speciali aut particulari sasina per ipsum suosque predictos apud aliquem aliam partem seu locum ejusdem capienda penes quam sasinam omniaque inde sequuta aut que desuper sequi possunt nos cum avisamento et consensu prescripto pro nobis et successoribus nostris dispensavinus tenoreque presentis carte nostre dispensamus imperpetuum modo subtus specificato TENENDAM ET HABENDAM totam et integram predictam partem et portionem predicti dominii et baronie Nove Scotie in America nunc unitam creatam et incorporatam in unam integram et liberam baroniam baroniam de Galloway ut predicitur nuneupandam cum connibus fodinis auri et argenti plumbi cupri chalybis stanni æris ferri aliisque fodinis et mineralibus quibuscunque cum omnibus margaritis taoidibus pretiosis lapicidinis sylvis virgultis mossis marresiis lacubus aquis piscationibus tam in aquis dulcibus quam salsis tam regalium quam

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aliorum piscium civitatibus liberis burgis liberis portubus urbibus baroniarum burgis portubus marinis anchoragiis machinis molendinis officiis et jurisdictionibus omnibusque aliis generaliter et particulariter supra expressis ac cum omnibus aliis privilegiis immunitatibus easualitatibus aliisque supramentionatis sepefato Roberto Gordoun heredibus suis et assignatis predictis nobis et successoribus nostris in libera baronia et regalitate imperpetuum modo supra expresso per omnes rectas metas suas antiquas et divisas prout jacent in longitudine et latitudine in domibus edificiis boscis planis moris marresiis viis semitis aquis stagnis rivolis pratis pascuis et pasturis molendinis multuris et corum sequelis aucupationibus venationibus piscationibus petariis turbariis carbonibus carbonariis cuniculis cuniculariis columbis columbariis fabrilibus brasinis brueriis et genestis sylvis nemoribus et virgultis lignis tignis lapicidiis lapide et calce cum curiis et earum exitibus herezeldis bluduitis et mulierum merchetis ac cum furca fossa sok sak thole them infangtheiff outfangtheiff wrak wair wraith vert et vennessoun pit et gallowis ac cum omnibus aliis et singulis libertatibus commoditatibus proficuis asiamentis ac justis suis pertinentiis quibuseunque tam non nominatis quam nominatis tam subtus terra quam supra terram procul et prope ad predictas terras et baroniam aliaque predicta eum pertinentiis spectantibus seu juste spectare valentibus quomodolibet in futurum libere quiete plenarie integre honorifice bene et in pace sine aliquo revocatione impedimento aut obstaculo quocunque Solvendo inde annuatim prefatus Robertus Gordoun ejusque predicti nobis et successoribus nostris unum denarium monete Scotie super solo dictarum terrarum et baronie de Galloway ad festum Nativitatis Christi nomine albe firme si petatur tantum Et quia tentione diete baronie de Galloway et alba firma predieta deficiente tempestivo et legitimo introitu cujusvis heredis aut heredum prefati Roberti Gordoun vel sibi in eisdem succedentium (quod difficulter ab iis prestari potest ob longinquam distantiam dictarum terrarum ab hoc regno nostro) eedem terre et baronia predieta ratione nonintroitus in manibus nostris nostrorumve successorum devenient et earundem commoditas et profieua nobis et successoribus nostris redundabunt usque ad legitimum legitimi heredis introitum Et nos nolentes dictaun baroniam quovis tempore futuro in nonintroitum cadere neque dietum Robertum ejusque predictos proficuis et emolumentis ejusdem baronie eatenus frustrari Incinco nos cum avisamento predicto cum dicto nonintroitu quandocunque contigerit dispensavinus ac pro nobis et successoribus nostris tenore presentis carte nostre dispensamus Ac ETIAN renunciavinus et exoneravinus tenoreque presentis carte nostre cum consensu prescripto renunciamus [et] exoneramus dictum Robertum Gordoun ejusque predictos de predicto nonintroitu terrarum et baronie de Galloway prescriptarum quandocunque in manibus nostris devenire contigerit cum omnibus proficuis carundem ac omnibus que desuper sequi possunt pro nune et imperpetuum Proviso tamen quod prefatus Robertus heredes sui et assignati predieti infra spatium septem annorum post

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decessum et obitum suorum predicessorum aut introitum ad possessionem dietarum terrarum aliorumque predictorum per ipsos vel eorum legitimos proeuratores ad hune effectum potestatem habentes nobis successoribus nostris pareant seu homagium praestent et ad dietas terras et baroniam aliaque predieta intrentur et secundum leges et statuta dieti regni nostri Scotie per nos recipiantur DENIQUE nos pro nobis et successoribus nostris volumus decernimus et ordinamus presentem hane nostram cartam et infeofamentum suprascriptum predietarum terrarum et baronie de Galloway privilegiorum et libertatum earundem in proximo parliamento dieti regni nostri Scotie eum contigerit ratificare approbare et confirmare ut vim et efficaciam decreti et acti inde habeat penes quas nos pro nobis et successoribus nostris declaramus hane presentem eartam nostram sufficiens fore warrantum et in verbo Principis eandem ratificare et approbare promittimus ac etiam alterare renovare et eandem in amplissimam formam augere et extendero quoties dieto Roberto suisque predictis necessarium et expediens videbitur INSUPER volumus mandamus et precipimus dilectis nostris

vicecomitibus nostris in hac parte specialiter constitutis quatenus post lujus carte nostre sub nostro magno sigillo aspectum statum et sasinam actualem et realem prefato Roberto Gordoun suisque predictis corunve actornato vel actornatis terrarum et baronie de Galloway aliorumque predictorum cum omnibus libertatibus privilegiis immunitabus aliisque supra expressis sine dilatione tradant et concedant quam sasinam nos per presentis carto nostre tenorem tam legitimam et ordinariam fore declaramus quam si preceptum sub testimonio magni nostri sigilli in amplissima forma cum omnibus clausulis requisitis ad hune effectum predictum haberent penes quod nos pro nobis et successoribus nostris imperpetuum dispensamus IN CUJUS REI testimonium huie presenti carte nostre magnum sigillum nostrum apponi precepinus TESTINUS predilectis nostris consanguineis et consiliariis Jacobo Marchione de Hammiltoun Comite de Arrania Domino Even &c. Georgio Marisealli Comite Domino Keith &c. regni nostri mariseallo Alexandro Comite de Dumfermling Domino Fyvie et Urguhart &c. nostro cancellario Thoma Comite de Melrois Domino Binning et Byris &c. nostro sceretario dilectis nostris familiaribus consiliariis Dominis Richardo Cokburne juniore de Clerkingtoun nostri secreti sigilli custode Georgio Hay de Kinfawinis nostrorum rotulorum registri ac consilii elerico Joanno Cokburne de Ormestoun nostre Justiciarie clerico et Joanne Scott de Scottistarvet nostre cancellarie directore militibus Apud Theobaldis octavo die mensis Novembris anno Domini millesimo sexcentesimo vigesimo primo regnorumque nostrorum annis quinquagesimo quarto et decimo nono.

CARTA DOMINI WILLELMI ALEXANDER DE MENSTRIE MILITIS TERRARUM BARONIE ET DOMINII NOVE SCOTIE IN AMERICA. 12 JULII 1625.

CAROLUS Dei gratia Magnae Britanniae Franciae et Hiberniae Rex Fideique Defen-Omnibus probis hominibus totius terrae suae clerieis et laicis salutem Sciarus sor nos semper ad quamlibet quae ad decus et emolumentum regni nostri Scotiae spectaret occasionem amplectendum fuisse intentos nullamque aut faciliorem aut magis innoxiam acquisitionem censere quam quae in exteris et incultis reguis ubi vitae et victui suppetant commoda novis deducendis coloniis facta sit praesertim si vel ipsa regna cultoribus prius vacua vel ab infidelibus quos ad Christianam converti fidem ad Dei gloriam interest plurimum insessa fuerunt sed cum et alia nonnulla regna et hacc non ita pridem nostra Anglia laudabiliter sua nomina novis terris acquisitis et a se subactis indiderant quam numerosa et frequens Divino beneficio hace gens hac tempestate sit nobiscum reputantes quamque honesto aliquo et utili cultu eani studiose exerceri ne in deteriora ex ignavia et otio prolabatur expediat plerosque in novam deducendos regionem quam coloniis compleant operae practium duxinnus qui et animi promptitudine et alacritate corporumque robore et viribus quibuscunque difficultatibus si qui alii mortalium uspiam se audeunt opponere hune conatum huie regno maxime idoneum inde arbitramur quod virorum tantummodo et mulierum jumentorum et frumenti non etiam pecuniao transvectionem postulat neque incommodum ex ipsius regni mercibus retributionem hoe tempore eau Legotiatio adeo imminuta sit possit reponere Hisee de causis sicuti et propter bor un fidele et gratum dilecti nostri consiliarii Domini Willielmi Alexander equitis servitium nobis praestitum et praestandum qui propriis impensis ex nostratibus primus externam hanc coloniam ducendam conatus sit diversasque terras infradesignatis limitibus circumscriptas incolendas expetiverit Nos IGITUR ex regali nostra ad Christianam religionem propagandam et ad opulentiam prosperitatem pacemque nataralium nostrorum subditorum dieti regni nostri Scotiae acquirendam eura sicuti alii principes extranei in talibus casibus hactenus fecerunt cum avisamento et consensu praedilecti nostri consanguinei et consiliarii Joannis Comitis de Mar Domini Erskene et Garioche &c. summi nostri thesaurarii computorum rotulatoris collectoris ac thesaurarii novarum nostrarum augmentationum hujus regni nostri Scotiae ac reliquorum dominorum nostrorum commissionariorum ejusdem regni nostri

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CARTA DOM. WILL. ALEXANDER

Dedimus concessimus et disposuimus tenoreque praesentis cartae nostrae damus concedinus et disponimus praefato Domino Willielmo Alexander haeredibus suis vel assignatis quibuscunque haereditarie Omnes et singulas terras continentis ac insulas situatas et jacentes in America juxta caput seu promontorium communiter Cap de Sable appellatum jacens prope latitudinem quadraginta trium graduum aut co circa ab equinoxiali linea versus septentrionem a quo promontorio versus littus maris tendendo ad occidentem ad stationem navium Sanctae Mariae vulgo St Maries Bay et deinceps versus septentrionem per directam lineam introitum sive ostium magnae illius stationis navium transeundo quae excurrit in terrao orientalem plagam inter regiones Suriquorum et Etecheminorum vulgo Suriquois et Etechemines ad fluvium vulgo Sanctae Crucis appellatum et ad scaturiginem remotissimam sive fontem ex occidentali parte ejusdem qui se primum praedicto fluvio immiscet unde per imaginariam directam lineam quae pergere per terram seu currere versus septentrionem concipietur ad proximam navium stationem in fluvium vel scaturiginem in magno fluvio de Cannada seso exonerantem et ab eo pergendo versus orientem per maris oras littorales ejusdem fluvii de Cannada ad fluvium stationem navium portum aut littus communiter nomine de Gathepe vel Gaspie notum et appellatum et deinceps versus euronotum ad insulas Bacalaos vel Cap Brittoun vocatas reliquendo easdem insulas a dextra et voraginem dicti magni fluvii de Cannada sive magnae stationis navium et terras de Newfundland cum insulis ad easdem terras pertinentibus a sinistra et deinceps ad caput sive promontorium de Cap Brittoun praedictum jacons prope latitudinem quadraginta quinque graduum aut eo circa et a dicto promontorio de Cap Brittoun versus meridiem et occidentem ad praedictum Cap Sable ubi incepit perambulatio includendo et comprehendendo intra dictas maris oras littorales ac earum circumferentias a mari ad mare omnes terras continentis cum fluminibus torrentibus sinubus litteribus insulis aut maribus jacentes prope aut infra sex leucas ad aliquam earundem partem ex occidentali boreali vel orientali partibus orarum littoralium et praecinctuum earundem et ab euronoto (ubi jacet Cap Brittoun) ex australi parte ejusdem (ubi est Cap de Sable) omnia maria et insulas versus meridiem intra quadraginta leucas dictarum orerum littoralium earundem magnam insulam vulgariter appellatam Ile de Sable vel Sablon includendo jacentem versus Carbane vulgo south-south-eist circa triginta leucas a dieto Cap Brittoun in mari et existentem in latitudine quadraginta quatuor graduum aut eo circa – Quaequidem terrae praedictae omni tempore affuturo nomine NOVAE SCOTIAE IN AMERICA gaudebunt quas etiam praefatus Dominus Willielmus in partes et portiones sicut ei visum fuerit dividet eisdemque nomina pro beneplacito imponet Unacum omnibus fodinis tam regalibus auri et argenti quam aliis fodinis ferri plumbi cupri stanni aeris ac aliis minoralibus quibuscunque cum potes-

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DOMINII NOVÆ SCOTLE, 1625.

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CARTA DOM, WILL. ALEXANDER

ad dictas terras ire aut easdem inhabitare contigerit aut qui negotiationem cum eisdem suscipient vel in eisdem locis remanebunt ac eisdem ignoscendum et ad stabiliendum tales leges statuta constitutiones directiones instructiones formas gubernandi et magistratuum caeremonias infra dictas bondas sienti ipsi Domino Willielmo Alexander ant ejus praedictis ad gubernationem dictne regionis aut ejusdem incolarum in omnibus causis tam criminalibus quam civilibus visum fuerit et easdem leges regimina formas et caeremonias alterandum et mutandum quoties sibi vel suis praedictis pro bono et commodo dictae regionis placuerit ita ut dictae leges tam legibus dicti regni nostri Scotiae quam fieri possunt sint concordes VOLUMUS etiam ut in casu rebellionis aut seditionis legibus utatur militaribus adversus delinquentes vel imperio ipsius seso subtrahentes adeo libero sienti aliquis locumtenens cujusvis regni nostri vel dominii virtute officii locumtenentis habent vel habere possunt Excludendo omnes alios officiarios hujus regni nostri Scotiae terrestres vel maritimos qui imposterum aliquid juriselamei commoditatis authoritatis aut interesse in et ad dictas terras aut provinciam praedictam vel aliquam inibi inrisdictionem virtute alicujus praceedentis dispositionis aut diplomatis practendere possunt Et ut viris honesto loco natis sese ad expeditionem istam subeundam et ad coloniae plantationem in dictis terris addatur animus nos pro nobis nostrisque hacredibus et successoribus cum avisamento et consensu praedicto virtute praesentis eartae nostrae damus et concedimus liberam et plenariam potestatam praefato Domino Willielmo Alexander suisque praedictis conferendi favores privilegia munia et honores in demerentes Cum plenaria potestate eisdem aut corum alicui quos cum ipso Domino Willielmo suisque praedictis pactiones vel contractus facere pro eisdem terris contigerit sub subsc. stione sua vel suorum praedictorum et sigillo inframentionato aliquam portionem seu portiones dictarum terrarum portuum navium stationum fluviorum aut praemissorum alicujus partis disponendi et extradonandi Erigendi etiam omnium generum machinas artes vel scientias aut easdem exercendi in toto vel in parte sicuti oi pro bono ipsorum visum fuerit Dandi etiam et concedendi et attribuendi talia officia titulos jura et potestates constituendi et designandi tales capitaneos officiarios balivos gubernatores omnesque alios regalitatis baroniae et burgi officiarios clericos aliosque ministros pro administratione justiciae infra bondas dictarum terrarum aut in via dum terras istas petunt per mare et ab eisdem redeunt sicuti ei necessarium videbitur secundum qualitates conditiones et personarum merita quos in aliqua coloniarum dictae provinciae aut aliqua ejusdem parte habitare contigerit aut qui ipsorum bona et fortunas pro commodo et incremento ejusdem periculo committent et cosdem ab officio removendi alterandi et mutandi prout ei suisque praescriptis videbitur expediens Er QUUM hujusmodi conatus non sine magno labore et sumptibus fiunt magnamque pecuniae

DOMINII NOVÆ SCOTIÆ, 1625.

largitionem requirant adeo ut privati cujusvis fortunas excedant et multorum suppetiis indigeant Ob quain causam dietus Dominus Willielmus Alexander suique praescripti cum diversis nostris subditis aliisque pro particularibus periclitationibus et susceptionibus ibidem qui forte cum co suisque hacredibus assignatis vel deputatis pro terris piscationibus mercimoniis aut populi transportatione cum ipsorum pecoribus rebus et bonis versus dictam Novam Scotiam contractus inibunt Volumus ut quicunque tales contractus cum dicto Willielmo suisque praedictis sub ipsorum subscriptionibus et sigillis expedient limitando assignando et affigendo diem et locum pro personarum bonorum rerumque deliberatione in navim imponendorum sub forisfactura enjusdam monetae summae et cosdem contractus non perficient sed ipsum frustrabunt et in itinere designato ei nocebunt quod non solum dicto Domino Willielmo suisque praedictis poterit esse praejudicio et nocumento verum etiam nostrae tam laudabili intentioni obstabit et detrimentum inferet tune licitum crit dicto Domino Willielmo suisque praedictis vel corum deputatis et conservatoribus inframentionatis in eo casu sibi suisve praedictis quos ad hunc effectum substituet omnes tales summas monetae bona et res forisfactas per talium contractuum violationem assumero Quod ut facilius fiat et legum prolixitas evitetur dedimus et concessimus tenoreque praesentium damus et concedimus plenariam potestatem nostri consilii dominis ut eos in ordinem redigant et talium contractuum vel foederum violatores pro transportatione populorum factorum puniant Et licet omnes tales contractus inter dictum Dominum Willielmum suosque praedictos et praedictos perielitatores per perielitationem et transportationem populorum eum ipsorum bonis et rebus ad statutum diem perficientur et ipsi cum suis omnibus pecoribus et bonis ad littus illius provinciae animo coloniam ducendi et remanendi appellent et nihiloninus postea vel omnino provinciam Novao Scotiac et ejusdem confinia sine licentia dicti Domini Willielmi suorumque praedictorum vel eorum deputatorum aut societatem et coloniam praedictam ubi primum combinati et conjuncti fuerant derelinquent et ad agrestes indigenas in locis remotis et desertis habitandum sese conferent quod tune amittent et forisfacient omnes terras prius ils concessas omnia etiam bona infra omnes praedictas bondas licitumque erit praedicto Domino Willichno suisque pracscriptis eadem fisco applicare et casdem terras recognoscere cademque ounia ad ipsos vel corum aliquem quovismodo spectantia possidere et suo peculiari usui suorumquo praedictorum applicare et convertero Et ut omnes dilecti nostri subditi tam regnorum nostrorum et dominiorum quam alii extranei quos ad dictas terras aut aliquam carundem partem ad mercimonia contrahenda navigare contigerit melius sciant et obedientes sint potestati et authoritati per nos in praedictum fidelem nostrum consiliarum Dominum Willielmum Alexander suosque praedictos collatae in omnibus talibus commissionibus warrantis et contractubus quos quovis tempore futuro

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faciet concedet et constituet pro decentiori et validiori constitutione officiariorum pro gubernatione dictae coloniae concessione terrarum et executione justiciae dictos inhabitantes periclitantes deputatos factores vel assignatos tangentes in aliqua dictarum terrarum parte vel in navigatione ad easdem terras nos cum avisamento et consensu praedicto ordinamus quod dictus Dominus Willielmus Alexander suique praedicti unum communo sigillum habebunt ad officium locumtenentis justiciariae et admiralitatis spectans quod per dictmu Dominum Willichnum Alexander suosquo praedictos vel per suos deputatos omni tempore affituro custodietur in cujus uno latero nostru insignia insculpentur cum his verbis in ejusdem circulo et margine SIGILLUM REGIS SCOTIE ANGLIE FRANCIE ET HIMERNIE et in altero latere image nostra nostrorumque successorum cum his verbis Pro Nove Scotle Locumtenente cujns justum exemplar in manibus ac custodia conservatoris privilegiorum Novae Scotiao remanebit que ut occasio requiret in officio suo utatur ET QUUM maxime necessarium sit ut omnes dilecti nostri subditi quotquot dictam provinciam Novae Scotiae vel ejus confinia incolent in timore Omnipotentis Dei et vero ejus cultu simul vivant omni conamine intendentes Christianam religionem ibi stabilire pacem etiam et quietem cum nativis incolis et agrestibus aboriginibus carum terrarum colere (unde ipsi et corum quilibet mercimonia ibi excreentes tuti cum oblectamento ca quae magno cum labore et periculo acquisiverunt quiete possidere possunt) nos pro nobis nostrisque successoribus volumus nobisque visum est per presentis cartae nostrae tenorem daro et concedero dicto Domino Willielmo Alexander suisque praedictis et eorum deputatis vel aliquibus aliis nostris gubernatoribus officiariis et ministris quos ipsi constituent liberam et absolutam potestatem tractandi et pacem afinitatem amicitiam mutua colloquia operam et communicationem cum agrestibus illis aboriginibus et corum principibus et quibuscunque aliis regimen et potestatem in ipsos habentibus contrahendi observandi et alendi tales affinitates et colloquia quae ipsi vel sui praedicti cum iis contrahent modo foedora illa ex adversa parte per ipsos silvestres fideliter observentur quod nisi fiat arma contra ipsos sumendi quibus redigi possunt in ordinem sicuti dicto Domino Willielmo suisque praedictis et deputatis suis pro honore obedientia et Dei servitio ac stabilimento defensione et conservatione authoritatis nostrae inter ipsos expediens videbitur Cum potestate etiam praedicto Domino Willielmo Alexander suisque praescriptis per ipsos vel eorum deputatos substitutos vel assignatos pro corum defensione et tutela omni tempore et omnibus justis occasionibus imposterum aggrediendi ex inopinato invadendi expellendi et armis repellendi tam per maro quam per terram omnibus modis omnes et singulos qui sine speciali licentia dicti Domini Willielmi suorumque praedictorum terras eas inhabitare aut mercaturam exercere in dicta provincia Novae Scotiae aut quavis ejusdem parte conabuntur et similiter omnes alios quoscunque

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qui aliquid danni dotrimenti destructionis laesionis vel invasionis contra provinciam illam aut ejusdem incolas inferre praesumunt Quod ut facilius fiat licitum crit dicto Domino Willielmo suisque praedictis corum deputatis factoribus et assignatis contributiones a periclitantibus et incolis ejusdem levare in unum cogere per proclamationes vel quovis alio ordino talibus temporibus sicuti dicto Domino Willielmo suisquo praedictis expediens videbitur omnes nostros subditos infra dictos limites dictae provinciae Novae Scotiae inhabitantes et mercimonia ibidem exercentes convocare pro meliori exercitio necessariorum supplemento et populi ac plantationis dictarum terrarum augmentatione et incremento Cum plenaria potestate pr'"ilegio et libertate dicto Domino Willielmo Alexander suisque praescriptis per ipsos vel eorum substitutos per quaevis maria sub nostris insigniis et vexillis navigandi cum tot navibus tanti oneris et tam bene munitione viris et vietualibus instructis siculi possunt parare quovis tempore et quoties ils videbitur expediens ac omnes cujuscunque qualitatis et gradus personas subditos nostros existentes aut qui imperio nostro sese subdere ad iter illud suscipiendum voluerint cum ipsorum jumentis equis bobus ovibus honis et rebus omnibus munitionibus machinis majoribus armis et instrumentis militaribus quotquot voluerint aliisque commoditatibus et rebus necessariis pro usu ejusdem coloniae mutuo commercio cum nativis inhabitantibus earum provinciarum aut aliis qui cum ipsis plantatoribus mercimonia contrahent transportandi ot omnes commoditates et mercimonia quae iis videbuntur necessaria in reguum nostrum Scotiae sine alicujus taxationis custumae et impositionis pro eisdem solutione nobis vel nostris custumariis ant corum deputatis inde portandi cosdemque ab corum officiis in hac parte pro spatio septem annorum diem datae praesentis cartae nostrae immediate sequentium inhibendo QUAMQUIDEM solam commoditatem per spatium tredecim annorum imposterum libere concessimus tenoreque praesentis cartae nostrao concedimus et disponimus dieto Domino Willielmo suisque praedictis secundum proportionem postea mentionatam Et post tredeeim illos annos finitos licitum erit nobis nostrisque successoribus ex omnibus bonis et mercimoniis quae ex hoc regno nostro Scotiae ad eandem provinciam Novae Scotiae vel ex ea provincia ad dictum regnum nostrum Scotiae exportabuntur vel importabuntur in quibusvis hujus regni nostri portubus per dictum Dominum Williehuum suosque praedictos tantum quinque libras pro centum secundum antiquum negotiandi modum sine ulla alia impositione taxatione custuma vel devoria ab ipsis imposterum levare et exigero quaquidem summa quinque librarum pro centum sic soluta per dictum Dominum Williehum snosque praedictos aliisque nostris officiariis ad hunc effectum constitutis exinde licitum erit dicto Domino Willichmo suisque praedictis eadem bona de hoc regno nostro Scotiae in quasvis alias partes et regiones extraneas sine alicujus alterius custumae taxationis vel devoriae solutione nobis vel nostris haeredibus aut

s ccessoribus aut aliquibus aliis transportare et avehere Proviso tamen quod dicta bona infra spatium tredecim mensium post ipsarum in quovis hujus regni nostri portu appulsionem navi rursus imponantur Dando et concedendo absolutam et plenariam potestatem dicto Domino Willielmo suisque praedictis ab omnibus nestris subditis qui colonias deducere mercinonia exercere aut ad easdem terras Novac Scotiac et ab eisdem navigare voluerint practer dictam summan nobis debitam pro bonis et mercimoniis quinque libras de centum vel ratione exportationis ex hoc regno nostro Scotiac ad dictam provinciam Novae Scotiac vel importationis a dicta provincia ad hoc regnum nostrum Scotiae praedictum in ipsius ejusque praedictorum proprios asus sumendi levandi et recipiendi Et similiter de omnibus bonis et mercimoniis quae per nostros subditos coloniarum ductores negotiatores et navigatores de dieta provincia Novae Scotiae ad quaevis nostra dominia aut alia quaevis loca expertabuntur vel a nostris regnis et aliis locis ad dictam Novam Scotiam importabuntur ultra et supra dictam summain nobis destinatam quinque libras de centum Et de bonis et mercimoniis omnium extraneorum aliorumque sub nostra obedientia minime existentium quae vel de dicta provincia Novae Scotiae expertabuntur vel ad eandem importabuntur ultra et supra dictam summam nobis destinatam decem libras de centum dieti Domini Willielmi suorumque praedictorum propriis usibus per tales ministros officiarios vel subditos eorumve deputatos aut factores quos ipsi ad hune effectum constituent et designabunt levandi sumendi ac recipiendi Et pro meliori dieti Domini Willielmi suorumque praedictorum aliorumque omnium dictorum nostrorum subditorum qui dietam Novam Scotiam inhabitare vel ibidem mercimonia exercere voluerint scenritate et commoditate et generaliter onmium aliorum qui nostrae authoritati et potestati sese subdere non gravabuntur nobis visum est volumusque quod licitum erit dicto Domino Willielmo suisque praedietis unum vel plura munimina propugnacula castella loca fortia specula armamentaria lie blokhouss aliagun aedificia cum portubus et navium stationibus aedificare vel aedificari causare unacum navibus bellicis easdemque pro defensione dictorum locorum applicare sieuti dieto Domino Willielmo suisque praedictis pro dicto conamine perficiendo necessarium videbitur proque ipsorem defensiono militum catervas ibidem stabilire practer praedicta supramentiona a et generaliter omnia facere quae pro conquaestu augmentatione populi in abitatione preservatione et gubernatione dictae Nevae Scotiae ejusdemque terrarum et territorii infra omnes hujusmodi limites pertinentias et dependentias sub nostro nomine et authoritate quodcunque nos si personaliter ess us praesentes facere potuinus licet casus specialem et strictum magis ordinem quam in hac praesenti carta nostra praescribitur requirat cui manduto volumus et ordinamus strictissimeque praccipimus omnibus nostris justiciariis officiariis et subditis ad loca illa sese conferentibus ut sese applicant dietoque Domino Wil-

lielmo suisque praedictis in omnibus et singulis supramentionatis earum substantiis et dependentiis intendant et obediant eisque in earum executione in omnibus adeo sint obedientes ut nobis cujus personam representat esse deberat sub poena disobedientiae et rebellionis DECLARAMUS insuper per praesentis ortae nostrae tenorem omnibus Christianis regibus principibus et statibus quod " »liquis vel aliqui qui imposterum de dictis coloniis vel de earum aliqua sit in provincia Novae Scotiae predicta vel aliqui alii sub corum licentia et mandato quovis tempore futuro piraticam exercentes per mare vel terram bona alieujus abstulerint vel aliquod injustum aut indebitum hostiliter contra aliquos nostros nostrorumve haeredum aut successorum sen aliorum regum principum gubernatorum aut statuum in foedere nobiseum existentium subditos quod tali injuria sic oblata ant justa querela desuper mota per aliquem regem principem gubernatorem statum vel corum subditos predictos nos nostri haeredes et successores publicas proclamationes fieri enrabinus in aliqua parte dicti regni nostri Scotiae ad hunc effectum magis commoda ut dicti pirata vel piratae qui tales rapinas committent stato tempore per prefatas proclamationes limitando plenarie restituant quaecunque bona sie ablata et pro dictis injuriis omnimodo satisfacient ita ut dicti principes aliique sie conquirentes satisfactos se esse reputent et quod si talium facinorum commissores neque satisfactionem condignam facient nee fieri infra tempus limitandum eurabunt quod tune is vel ii qui tales rapinas commiserint neque sant nec imposterum sub noetra obedientia et protectione erunt quodque licitum et legitimum erit omnibus principibus aliisque quibuseunque tales delinquentes corunve quemlibet omni cum hostilitate prosequi et invadere Er LICET neminem nobilem et generosum de patria hac sine licentia nostra discedere statutum sit nihilominus volumus quod hoc presens nostrum diploma sufficiens crit licentia et warrantum omnibus qui se huie itinere committent nisi laesaemajestutis sint rei aut aliquo alio speciali mandato sint inhibiti atque per praesentis cartae tenorem declaramus volumusque quod nemo patria hae discedere permittatur et ad dictam regionem Novae Scotiae teudere nisi qui juramentum nostrae supremitatis primum susceperint ad quem effectum nos tenore praesentis cartae nostrae dicto Domino Willichuo suisque praedictis vel corum conservatoribus et deputatis idem hoe juramentum omnibus personis versus illas terras in ea colonia sese conferentibus requirere et exhibere plenariam potestatem et authoritatem damus et concedimus PHAETENEA nos cum avisamento et consensu praedicto pro nobis et successor¹bus nostris declaramus decernimus et ordinamus quod omnes nostri subditi qui al de tam Novam Scotiam proficiscentur ant cam incolent corumque omnes liberi et posteritas qui ibi nasci contigerint aliique omnes ibidem perielitantes habebunt et possidebant onnes libertates immunitates et privilegia liberorum et naturalium subditorum regni nostri Scotiae aut aliorum nostrorum dominiorum sicuti

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ibidem nati fuissent INSUPER nos pro nobis et successoribus nostris damus et concedimus dieto Domino Willielmo suisque praedictis liberam potestatem stabiliendi et eudere causandi monetam pro commercio liberiori inhabitantium dictae provinciae cojusvis metalli quomodo et qua forma voluerint et casdem praescribent Atque etiam si quae quaestiones aut dubia super interpretatione et constructione alienjus clausulae in hae praesenti carta nostra contentae occurrent ea omnia sumentur et interpretabuntur in amplissima forma et in favorem dieti Domini Willielmi suorumque praedictornin PRAETEREA nos ex nostra certa scientia proprio motu authoritate et potestate regali fecimus univimus annexavimus ereximus creavinus et incorporavinus tenoreque praesentis cartae nostrae facinus uninus annexamus eriginus creamus et incorporannas totam et integram dictan, provinciam et terras Novae Scotiae cum onenibus earundem limitibus et maribus in unum integrum et liberum domininm et baroniam per praedictum nomen NOVAE SCOTIAE omni tempore futuro appellandum Volumusque et concedimus ac pro nobis nostrisque successoribus decernimus et ordinamus quod unica sasina nunc per dictum Dominum Willielmum suosque praedictos omni tempore affuturo modo subsequente sumenda stabit et sufficiens erit sasina pro tota dicta regione cum omnibus partibus pendiculis privilegijs casualitatibus et immunitatibus ejusdem supramentionatis absque aliqua alia speciali aut particulari sasina per ipsum suosque praedictos apud aliquam aliam partem capienda penes quam sasinam omniaque quae inde sequnta sunt aut sequi possunt nos cum avisamento ot consensu praescripto pro nobis et successoribus nostris dispensavimus tenoreque praesentis cartae nostrae modo subtus mentionato dispensamus imperpetuum TENENDAM ET HABENDAM totam et integram dictam regionem et dominium Novae Scotiae cum omnibus ejusdem limitibus infra praedicta maria cunctisque allis privilegiis libertatibus immonifatibus casualitatibus aliisque supra expressis praefato Domino Willielmo Alexander haeredibus suis et assignatis de nobis et successoribus nostris in feodo haereditate libero dominio libera baronia et regalitate imperpetuum modo supra mentionato per omnes rectas metas et limites suos prout jacent in longitudine et latitudine in domibus aedificiis aedificatis et aedificandis boscis planis moris marresiis viis semitis aquis stagnis rivolis pratis paseuis et pasturis molendinis multuris et corum sequelis aucupationibus venationibus piseationibus petariis turbariis carbonibus earbonariis cuniculis cuniculariis columbis columbariis fabrilibus brasinis brueriis et genestis silvis nemoribus et virgultis lignis tignis lapicidiis lapide et calce cam curiis et carum exitibus herezeldis amerciamentis bluiduitis et mulierum merchetis cum communi pastura liberoque introitu et exitu cum furca fossa sok sake thoile theme vert venisonn infangtheiff outfangtheiff pit et gallows ac cum omnibus aliis et singulis libertatibus commoditatibus proficuis asiamentis ac justis suis pertinentiis quibuscunque tam non nominatis

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quam nominatis tam subtus terra quam supra terram procul et prope ad praedictum dominium baroniam et regalitatem spectantibus seu juste spectare valentibus quomodolibet in futurum libere quiete pleuarie integre honorifice bene et in pace sine ulla revocatione contradictione impedimento aut obstaculo quocunque REDDENDO inde annuatim dictus Dominus Willielmus Alexander suique praedicti nobis nostrisque haeredibus et successoribus unum denarium monetae regui nostri Scotiae super fundo dictarum terrarum et provinciae Novae Scotiae ad festum Nativitatis Christi nomine albae firmae si petatur tantum ET QUIA tentione dictarum terrarum et provinciae Novae Scotiae in alba firma ut praedicitur deficiente tempestivo et legitimo introitu cujusvis haeredis vel haeredum dicti Domini Williehni sibi succedentium quod difficulter per ipsos praestari potest ob longinquam distantianı ab hoc regno nostro eacdem terrae et provincia ratione con-introitus in manibus nostris nostrorumve successorum devenient usque ad legitimum legitimi haeredis introitum et nos nolentes dictas terras et regionem quovis tempore in non-introitu cadere neque dictum Dominum Willielmum suosque praedictos beneficiis et proficuis ejusdem eatenus frustrari ideireo nos cum avisamento praedicto cum dicto non-introitu quandocunque contigerit dispensavimus tenoreque praesentis cartae nostrae pro nobis et successoribus nostris dispensanaus ac etiam renunciavimus et exeneravimus tenoreque ejusdem cartae nostrae cum consensu praedicto renunciamus et exoneramus dictum Dominum Willielmum suosque praedictos de prefato non-introitu dictae provinciae et regionis cum omnibus beneficio et commoditate carundem firmis proficuis censibus et devoriis hujusmodi cum omnibus quae desuper sequi possunt quandocunque in manibus nostris devenient autratione non-introitus cadent Proviso tamen quod dictus Dominus Willielmus suique haeredes et assignati infra spatium septem annorum post decessum et obitum suorum praedecessorum aut introitum ad possessionem dictarum terrarum aliorumque praedictorum per ipsos vel corum legitimos procuratores ad hunc effectum potestatem habentes nobis nostrisque successoribus homagium faciant et dictum dominium terras et baroniam aliaque praedicta adeant et per nos recipientur secundum leges et statuta dicti regni nostri Scotiae In quoquidem casu haeredes et assignati dicti Domini Willielmi Alexander non ob cante praedicto non-introitu gaudebunt et possidebunt omnes et singulas praedictas terras regionem et dominium Novae Scotiae cum omnibus et singulis profeuis commoditatibus beneficiis privilegiis et libertatibus earundem ac si dictus non-introitus non fuisset vel ac si in non-introitum nunquani cecidissent QUAEQUIDEM terrae regio et dominium Novae Scotiae tam terra firma quam insulae infra omnes et singulas dictas bondas et maria earundem cum silvis piseationibus tam in aquis salsis quan duleibus tam piscium regalium quan aliorum cum margaritis praeciosis lapidibus venis mineralibus regiis auri et argenti aliis mineralibus ferri chalybis

plumbi cupri acris stanni orichalei aliisque quibuscunquo ac omnibus privilegiis libertatibus immunitatibus praerogativis officiis et jurisdictionibus aliisque specialiter et generaliter supra-recitatis perprins ad dictum Dominum Willielmum Alexander suosque haeredes et assignatos pertinuerunt et per ipsum suosque procuratores suo nomine in manibus nostris debite et legitime resignatae fuerunt et hoc pro novo nostro haereditario infeofamento earnndem in favorem dicti Domini Willielmi suorumye haeredum et assignatorum praedictorum in debita et competenți forma ut congraat concedendo TENENDARUM ut dietnm est cum dispensatione non-introitus modo praescripto cum contigerit INSUPER nos cum avisamento praescripto pro bono fideli et gratuito servitio nobis per dictum Dominum Willielmum Alexander praestito et impenso et respectu habito magnarum et multarum expensarum et sumptuum conferendarum et impendendarum in plantatione dictarum bondarum dominii et regionis Novae Scotiae et earundem sub nostra obedientia reductione aliisque gravibus et causis onerosis DE NOVO dedimus concessimus et disposuimus tenoreque praesentis cartae nostrae damus concedimus et disponimus praefato Domino Willielmo Alexander suisque haeredibus et assignatis haereditarie Omnes et singulas praedictas terras dominium et regionem Novae Scotiae unacum omnibus et singulis castellis turribus fortaliciis mancrierum locis domibus acdificiis exstructis et exstruendis hortis pomarijs plantatis et plantandis toftis croftis pratis pascuis sylvis virgultis molendinis multuris terris molendinariis piscationibus tam rubrorum quam alborum piscium salmonum piscium tam magnorum quam minutorum tam in aquis salsis quam dulcibus unacam omnibus et singulis decimis garbalibus earundem inclusis tam magnis quam minutis enn advocatione donatione beneficiorum ecclesiarum et capellaniarum et juribus patronatuum earundem annexis connexis dependentiis tenentibus tenandriis et liberetenentium servitiis earundem Unacum omnibus et singulis pracciosis lapidibus gemmis cristallo alumine corallio et aluis cum omnibus et singulis mineralibus venis et lapicidiis carundem tam metallorum et mineralium regalium et regiorum auri et argenti infra dictas bondas et dominium Novae Scotiae quam aliorum mineralium ferri chalybis stanni plumbi cupri acris orichalci aliorumque mineralium quorumcuaque cum omnibus et singulis partibus pendiculis pertinentiis privilegiis libertatibus et immunitatibus onnium et singularum praedietarum terrarum dominii et regionis Novae Scotiae Cum plena potestate et privilegio dicto Domino Willielmo Alexander haeredibus suis et assignatis tentandi et investigandi fodiendi et scrutandi fundum pro eisdem et extrahendi eadem purgandi et repurgandi purificandi cadem utendi convertendi ac suis propriis usibus applicandi (reservata solummodo nobis nostrisque successoribus decima parte regalium metallorum vulgo appellatorum the ure auri et argenti inveniendorum et extrahendorum imposterum de dictis terris et regione) et reliqua dictorum metallorum mineralium praeciosorum lapidum

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gemmarum ac aliorum quorumcunque dicto Domino Willielmo Alexander suisque haeredibus et assignatis pertinebunt eum ipsis perpetuo remanenda eorumque propriis usibus convertenda cum omnibus proficuis et devoriis carundem Cum potestate dieto Domino Willichno Alexander suisque haeredibus et assignatis condendi exstruendi et erigendi in et infra omnes bondas dictae regionis sicuti iis videbitur expediens civitates liberos burgos baroniae villas villulas sinus portus stationes navium et designandi nundinas et macella tam in villis quam extra et imponendi levandi et recipiendi omnes et quasennque tolonias custumas anchoragia aliasque devorias earundem civitatum burgorum baroniae villarum villularum nundinarum macellorum liberorum portuum sinuum navium stationum cum omnibus et singulis casualitatibus proficuis et devoriis quibuscunque casdem civitates et burgos adornandi tam infra burgos quam extra cum sufficientibus et habilibus magistratibus pacis justiciariis praepositis ballivis senioribus constabulariis aliisque officiariis civibus burgensibus liberis et manufactoribus artificibus omnium generum eum decanis ipsorum aliisque ad hoe requisitis Cum plenaria potestate privilegio et libertate iis eorumve liberis civibus et burgensibus vendendi vinur et ceram salmones haleces aliaque stapuli bona et mercimonia tam magna minuta et exstruendi ecclesias capellas xenodochia lie hospitallis and an dienis cruces forales campanilia campanas aliaque omnia ornamenta ornamia eisdem spectantia et plantandi et sufficienter providendi easdem ecclesias cum sufficientibus doctoribus praedicatoribus pastoribus et ministris Et similiter erigendi fundandi et exstruendi scholas triviales collegia et universitates sufficienter provisas cum habilibus et sufficientibus magistris rectoribus regentibus professoribus omnium scientiarum literarum linguarum et sermonum et providendi prosufficiente alimento stipendiis et victu procisdem ad hune effectum ac etiam erigendi praelatos archiepiscopos episcopos rectores et vicavios parochiarum et ecclesiarum parochialium et distribuendi et dividendi omnes pracdictas bondas dictae regionis in diversis et distinctis vicecomitatibus provinciis et parochiis pro meliori provisione ecclesiarum et ministerii divisione vicecomitatuum et omni alia civili politia Et similiter fundandi crigendi et instituendi senatum justiciae loca et justiciae collegia consilii et sessionis senatores carundem membra pro justiciae administratione infra dictam regionem aliaque justiciae et judicaturae loca practerea erigendi et designandi tam secreta et privata consilia et sessiones pro publico bono et commodo dictae regionis et dandi et concedendi titulos honores et dignitates membris earundem et creandi clericos et earundem membra et designandi sigilla et registra cum ipsorum custodibus ac etiam crigendi et instituendi officiarios status cancellarium thesaurarium computorum rotulatorem collectorem secretarium advocatum "el actornatum generalem clericum vel clericos registri et rotulorum custodes justiciariae clericum directorem vel directores cancellariae

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conservatorem vel conservatores privilegiorum dictae regionis advocatos procuratores causarumque patronos carundemque solicitatores et agentes aliaque membra necessaria Et similiter convocandi congregandi et constituendi conventiones et congregationes ecclesiasticorum praelatorum tam generales synodales vel provinciales conventiones quam alias pro politia et disciplina ecclesiastica et authorizandi ratificandi et confirmandi easdem conventiones consilia et congregationes cum actis statutis et decretis inibi conclusis pro corundem meliori authoritato PRAETEREA fecimus constituinus et ordinavimus tenoreque praesentis cartae nostrae facimus constituinus et ordinamus dictum Dominum Willielmum Alexander suosque haeredes et assignatos nostros nostrorumve haeredum et successorum locumtenentes generales ad repræsentandum nostram regalem personam tam per mare quam terram totius et integrae dictae regionis et dominii Novae Scotiae tam durante spatio quo ibi remanebit quam in itinere ipsins vel cornm ad dictam regionem vel ab cadem et post ipsorum reditum continuo sinc intervallo temporis aut loci Excludendo onnes alios vel per mare vel per terram ab usurpatione hujus contrarii vel ab acclamatione alicujus juris beneficii authoritatis et interesse infra dictas bondas et dominium Novae Scotiae vel alicujus judicaturae ant jurisdictionis eatenus virtute alicujus praceedentis aut subsequentis juris ant tituli enjuscunque Et cum speciali potestate dicto Domino Willielmo Alexander suisque praedictis gubernandi regendi puniendi et condonandi onmes nostros subditos aliosque dictarum bondarum et regionis Novae Scotiae inhabitantes aut ibi proficiscentes pacis aut legum dictae regionis transgressores ac faciendi sanciendi et stabiliendi ibidem leges tam civiles quam criminales cum legibus justiciariae admiralitatis senescallatus regalitatis et vicecomitatus pro corum beneplacito modo caedem leges tam conformes sint legibus Scotiae quam convenienter fieri potest respectu habito circumstantiarum loci regionis personarum et qualitatum earundem Et similiter designandi gubernatores imperatores et ductores omnium et singularum praedictarum civitatum burgorum portuum navium stationum et sinuum et capitaneos etiam castrorum fortaliciorum et propugnaculorum tam per mare et prope littus quam per terram bene et suffieienter munitas instructas et fortificatas militum turmis et copiis pro manutentione defensione et praeservatione earundem et repulsione omnium tam domesticarum quam extranearum invasionum earundem et convocandi congregandi et convenire faciendi omnes inhabitantes dictae regionis ad effectum praescriptum omnibus occasionibus necessariis ac pro repulsione et resistantia omnium aliarum virium st violentiarum quarumcunque Et pro meliori fortificatione dicti dominii et regionis Novae Scotiao cum potestate dicto Domino Willielmo Alexander suisque praedictis transportandi de dicto regno aliisve bondis convenientibus ounia genera munitionis magna et minuta tormenta majora media vulgo cannonis demi-cannonis zetlingis

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et is falconis aeris et ferri selopetos atque alia instrumenta et belli machinas cum selopetis minoribus vulgo muskettis hagbuittis halff-haggis hombardis vulgo pistolettis pulvero globulis aliisque necessariis victualibus et armis tam offensivis quam defensivis et gerendi et utendi talibus armis tam infra dietam regionem Novae Scotiae quam in corum transitu et cursu vel ad casdem terras vel ab cisdem enm corum comitibus sociis et dependentibus Nos etiam cum avisamento praedicto fecimus constituimus et ordinavinnus tenoreque praesentis cartae nostrae facimus constituimus et ordinamus dictum Dominum Willielmum Alexander suosquo haeredes et assignatos haeriditarie nostro justiciarios generales in omnibus causis criminalibus infra dietam regionem et dominium Novae Scotiae magnum admirallum et Dominum regalitatis et admiralitatis infra dietam regionem haereditarios etiam senescallos ejusdem omniumque et singularum regalitatum hujusmodi Cum potestate sibi suisque haeredibus et assignatis utendi exercendi et gaudendi omnibus et singulis praefatis jurisdictionibus judicaturis et officiis cum omnibus et singulis privilegiis pracrogativis immunitatibus et casualitatibus earundem similiter et adeo libere quam aliquis alins justiciarius vel justiciarii generales senescalli admiralli vicecomites aut domini regalitatis habuerunt vel habere possunt aut possidere et gaudere iisdem jurisdictionibus judicaturis officiis dignitatibus et praerogativis in aliquibus nostris reguis bondis et dominiis nostris quibuseunque Cum potestate dieto Domino Willielmo Alexander suisque haeredibus et assignatis constituendi eligendi nominandi et creandi clericos officiarios serjandos adjudicatores omniaque alia curiae membra omnium et singularum praefatarum judicaturarum et jurisdictionum respective cum omnibus feodis devoriis et casualitatibus eisdem spectautibus prout iis videbitur expediens sine praejudicio onnimodo omnimu aliorum infeofamentorum inrium vel dispositionum per nos nostrosve praedecessores cuicunque personae vel quibuscunque personis qui participes sunt vel erunt dictae plantationis Novae Scotiae procedentium supra resignationem dicti Domini Willichni Alexander solummodo et non aliter de quibuscunque partibus aut portionibus dietae regionis et domini Novae Scotiae cum privilegiis et immunitatibus in ipsorum infeofamentis mentionatis ET QUUM ratione longi intervalli et distantiae dietae regionis et dominii Novae Scotiae a dieto antiquo reguo nostro Scotiae et quod eadem regio neque facile neque commode nisi aestatis tempore peti potest quodque eadem regio publicis tabellionibus et notariis requisitis pro sasinis sumendis omnino est destituta adeo nt sasina commode super fundum dictae regionic omnibus temporibus capi non potest atque etiam respectu habito magnorum et multifariorum incommodorum quae cadere possunt in defectu tempestivae sasinae sumendae super hoc praesens diploma et super alias cartas et similia infeofamenta concessa et concedenda de praedictis terris et dominio Novae Scotiae vel aliqua carundem parte igitur ut ſ

praesens haoc nostra carta magis sit efficax et ut sasina desuper magis commode capi possit necessarium est ut sasina sumatur omnium et singularum praedictarum terrarum dictae regionis et dominii Novae Scotiao infra dictum regnum nostrum Scotiac et super funda et terras ejusdem in magis eminente ejusdam loco quod nec convenienter nec legitime fieri potest sine expressa unione dictae regionis et dominii Novae Scotiac dicto regno Scotiae Quocirca et pro facilitate commodo et convenientia antedictae sasinae nos cum avisamento praedicto annexavinus univimus et incorporavinus tenoreque praesentis eartae nostrae unimus annexanus et incorporamus dicto regno nostro Scotiae totam et integram praedictam regionem et dominium Novae Scotiae cum decimis et decimis garbalibus earundem inclusis et omnibus et singulis partibus pertinentiis privilegiis jurisdictionibus et libertatibus earundem aliisque generaliter et specialiter supra mentionatis Et per praesentis cartae nostrae tenorem volumus declaramus decernimus et ordinamus quod unica sasina nune capienda apud castellum nostrum de Edinburt tanquam maxime eminentem et principalem locum dieti regni nostri Scotiae de omnibus et singulis dictis terris regione et dominio Novae Scotiae vel aliqua earundem parte cum decimis et decimis garbalibus earundem respective inclusis est et crit sufficiens sasina pro totis et integris praedictis terris regione et dominio Novae Scotiac cum decimis et decimis garbalibus carundem inclnsis vel aliqua carundem parte terrarum et regionis prescriptarum et omnibus privilegiis jurisdictionibus et libertatibus ejusdem respective aliisque specialiter et generaliter supramentionatis non obstante quod eaedem terre regio et dominium Novae Scotiae longe distent et discontigue jaceant a dicto regno nostro Scotiae penes quod nos cum avisamento et consensu praedicto dispensavinus tenoreque praesentis cartae nostrae dispensanus imperpetnum sine praejudicio et derogatione omnimodo dicti privilegii et pracrogativae pracfato Domino Willielmo Alexander suisque haeredibus et assignatis concessi pro confectione et stabilimento legum actorum et constitutionum omnium et singularum praedictarum terrarum regionis et dominii Novae Scotiae tam per mare quam per terram Et per praesentis cartae nostrae tenorem declaramus quod non obstante dieta unione (quae concedi solummodo declaratur pro commoditate et convenientia sasinae) cadem regio et dominium Novae Scotiae judicabitur regetne et gubernabitur per leges et constitutiones factas fiendas constituendas et stabiliendas per dictum Dominum Williehnum Alexander suosque haeredes et assignatos spectantes ad dictam regionem et dominium Novae Scotiae similiter et adeo libere in co respectu sicuti eadem unio nunquam fuisset facta nec eatenus concessa Et practerea non obstante pracdicta unione licitum crit pracdicto Domino Willielmo Alexander suisque haeredibus et assignatis dare concedere et disponere aliquas partes vel portiones dictarum terrarum regionis et dominii Novae Scotiae iis haereditarie spectantes ad et in favorem quarumcunque personarum corum haeredum et assigna-

torum haereditarie eum decimis et decimis garbalibus earundem inclusis (modo nostri sint subditi) tenendas de dicto Domino Willielmo Alexander vel de nobis et nostris successoribus vel in alba firma feudifirma vel warda et relevio pro corum beneplacito et intitulare et denominare easdem partes et portiones quibuscunque stilis titulis et designationibus ils visum fuerit aut in libito et optione dieti Domini Willielmi suorumque praedictorum Quaequidem infeofamenta et dispositiones per nos nostrosve successores libere sine aliqua compositione propterea solvenda approbabuntur et confirmabuntur Insuper nos nostrique successores quaseunque resignationes per dictum Dominum Willielmum Alexander suosque haeredes et assignatos fiendas de totis et integris praefatis terris et dominio Novae Scotiae vel alicujus earundem partis in manibus nostris nostrorumque successorum et commissionariorum praedietorum eum decimis et decimis garbalibus earundem inclusis aliisque generaliter et specialiter supra mentionatis recipiemus ad et in favorem eujuscunque personae aut quaranneunque personarum (mode nostri sint subditi et sub nostra obedientia vivant et desuper infeofamenta expedient) tenendis in libera alba firma de nobis haeredibus et successoribus nostris modo supra mentionato libere sine ulla compositione QUASQUIDEM terras regionem et dominium Novae Scotiae eum decimis garbalibus carundem inclusis omnesque et singulas partes pendiculas et pertinentias privilegia jurisdictiones praerogativas et libertates earundem aliaque specialiter et generaliter supra mentionata unacum omni jure titulo interesse jurisclameo tam petitorio quam possessorio quae nos nostrive praedecessores aut successores habuimus habenus vel quovismodo habero clamare aut practendere potuinus ad easdem vel aliquam carundem partem aut ad census firmas proficua et devorias carundem de quibuscunque annis aut terminis practeritis pro quacunque causa vel occasione Nos cum avisamento praedicto pro rationibus supra mentionatis de novo damus concedimus et disponimus praedicto Domino Willielmo Alexander snisque haeredibus et assignatis haereditarie imperpetuum Renunciando et exonerando iisdem simpliciter cum omni actione et instantia eatenus competenti ad et in favorem dieti Domini Willielmi Alexander suorumque haeredum et assignatorum tam pro non solutione devoriarum in ipsorum originalibus infeofamentis contentarum quam pro non praestatione debiti homagii eisdem conformiter aut pro non perimpletione alicujus puncti dicti originalis infeofamenti aut pro commissione alicujus culpac aut facti omissionis vel commissionis iisdem praejudiciabili et unde idem originale infeofamentum legitime inpugnari aut in questionem duci imposterum quovismodo possit Acquietando et remittendo iisdem simpliciter cum onni titulo actione instantia et interesse eatenus competenti aut quae nobis nostrisque haeredibus et successoribus competere potest Renunciando iisdem simpliciter juri liti et causae cum pacto de non petendo ae cum supplemento omnium defectuum tam non nominatorum quam nomina-

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torum quae nos tanquam pro expressis in hac praesenti carta nostra haberi volumus TENENDAS in libera alba firma ut dictum est et dispensando cum non-introitu quandocunque contigerit modo praedicto INSUPER nos pro nobis et successoribus nostris cum avisamento praedieto damns concedimns et committimus potestatem dicto Don, no Willielmo Aloxander suisque haeredibus et assignatis habendi et legitime stabiliendi et cudere causandi monetani currentem in dicta regione et dominio Novae Scotiae et inter inhabitantes ejusdem pro faciliori commercii et pactionum commodo talis metalli formae et modi sicuti ipsi designabant aut constituent et ad hunc effectnin damus concedinius et committiunus ils eorimivo haeredibus et assignatis dictae regionis locumtenentibus privilegia monetam cudendi cum instrumentis ferreis et officiariis ad hune effectum necessariis Praeterea nos pro nobis et successoribus nostris cum avisamento praedicto dedinus concessinus ratificavinus et confirmavimus ac per praesentis cartae nostrae tenorem danus concedinus ratificamus et confirmamus dicto Domino Willichno Alexander snisque haeredibus et assignatis omnia loca privilegia praerogativas praceminentias et praecedentias quascunque data concessa et reservata vel danda concedenda et reservanla dicto Domino Willielmo Alexander suisque haeredibus et assignatis ejusque successoribus locumtenentibus dictae regionis et dominii Novae Scotiae per equites auratos baronettos reliquosque portionarios et consortes dictae plantationis adeo ut dictus Dominus Willielmus Alexander snique haeredes masculi de corpore suo descendentes tanquam locunitementes praedicti sument et sumere possinit locum praerogativum preeminentiam et praccedentiam tam ante omnes armigeros barones minores et generosos vulgo squyris lairdis and gentilmen dicti regni nostri Scotiae quam ante onnes praedictos equites auratos baronettos ejusdem regni nostri omnesque alios ante quos dicti equites anrati baronetti locum et praecedentiam virtute privilegii dignitatis iis concessi habere possunt pro eujus plantationis et coloniae Novae Scotiae adjumento et ejus praecipue respectu dicti equites aurati baronetti cum ipsorum statu et dignitate cum avisamento praedicto in dicto regno nostro Scotiae creati fuerant tanquam indicium speciale nostri favoris super tales generosos et honesto loco natos collati praedictae plantationis et coloniae participes cum hae expressa provisione omnimode quod numerus praefatorum baronettorum nunquam excedat centum et quinquaginta DENIQUE nos cum avisamento praedicto pro nobis haeredibus et successoribus nostris volumus decernimus et ordinamus quod hoc nostrum diploma et infeofumentum ratificari approbari et confirmari cum omnibus ejusdem contentis in proximo nostro parliamento regni nostri Scotiae et ut habeat vim robur et efficaeiam acti statuti et decreti ejusdem supremae judicaturae penes quod nos pro nobis nostrisque successoribus declaramus et ordinamus praesentem hanc nostram cartam dominis articulorum dieti nostri parliamenti pro ratificatione et confirmatione ejusdem

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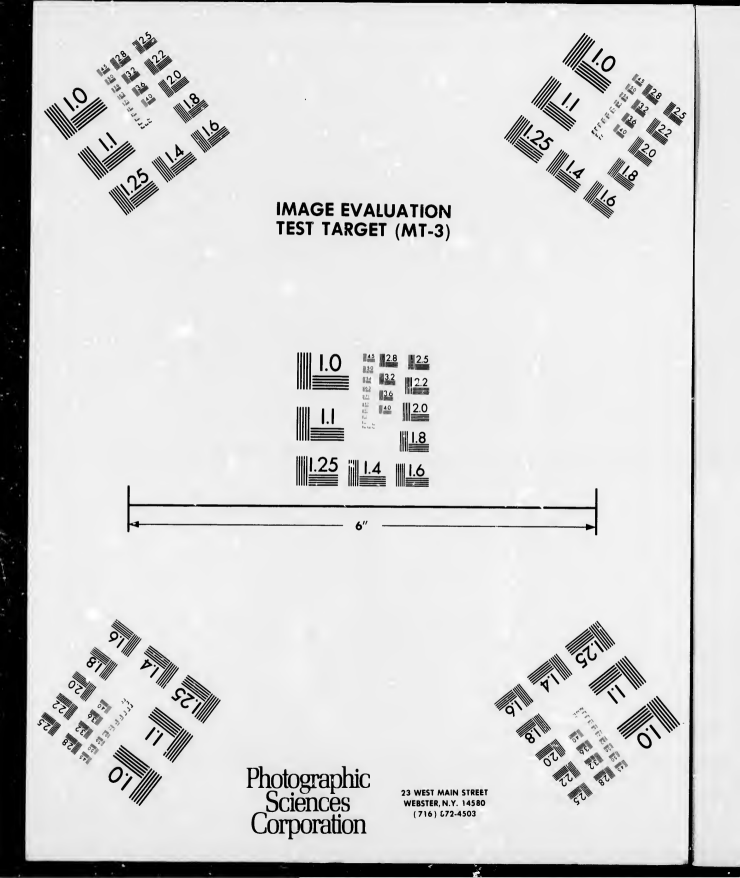
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et vestrum cuilibet conjunctim et divisim vicecomitibus nostris in hac parte specialiter constitutis salutem Vobis praccipinus et mandannes quetenns praefato Domino Willielmo Alexander vel suo certo actornato latori praesentium statum et sasinam haereditarium pariter et possessionem corporalem actualem et realem totarum et integrarum praedictarum terrarum regionis et dominii Novae Scotiae cum omnibus et singulis partibus pendiculis privilegiis commoditatibus immunitatibus aliisque tam generaliter quam partienlariter superius expressatis apud dietum castrum nostrum de Edinburt tradatis et deliberetis sine dilatione et hoc nullo modo omittatis Ad quod faciendum vobis et vestrum cuilibet conjunctim et divisim vicecomitibus nostris in hac parte antedictis nostram plenariam et irrevocabilem tenore praesentis cartae nostrae committimus potestatem Quamquidem sasinam nos cum avisamento praedicto pro nobis nostrisque successoribus tenore praesentis cartae nostrae volumus declaramus et ordinanus tam fore legitimam et sufficientem quam si praecepta sasinae separatim et ordinarie e nostra cancellaria ad cum effectum super dicta nostra carta fuissent directa penes quam nos cum avisamento praedicto pro nobis haeredibus et successoribus nostris dispensavimus ac per praesentis cartae nostrae tenorem dispensamus imperpetnum IN CUJUS REI testimonium huic praesenti cartae nostrae magnum sigillum nostrum apponi praecepinus Testibus predilectis nostris consanguincis et consiliariis Jacobo marchione de Hammiltoun comite Arranio et Cambridge domino Aven et Innerdaill &c. Georgio Marisealli comite domino Keyth &c. regni nostri mariscallo predilecto nostro consiliario Domino Georgio Hay de Kynfawnis milite nostro cancellario predilecto nostro consanguineo et consiliario Thoma comite de Melros domino Byning &c. nostro secretario dilectis nostris familiaribus consiliariis Dominis Ricardo Cokhurne de Clerkingtoun nostri secreti sigilli enstodo Joanne Hamiltonn de Magdalenis nostrorum rotulorum registri ac consilii clerico Georgio Elphingstoun de Blythiswod nostrae justiciariae clerico et Joanne Scott de Seottistarvett nostrae cancellariae directore militibus Apud anlam nostram de Otlandis duodeeimo die mensis Julii anno Domini millesimo sexcentesimo vigesimo quinto et regni nostri primo.





CARTA WILLELMI ALEXANDER DE MENSTRIE MILITIS DE DOMINIO CANADAE &c. 2 FEBRUARII 1628.

CAROLUS Dei Gratia Magne Britannie Francie et Hi' ernie Rex Fideique Defensor omnibus probis hominibus totius terre seu clericis et laicis salutem SCIATIS quia nos perfecte diligentes quo pacto fidelis ac pracdilectus noster consiliarius Dominus Willielmus Alexander de Menstrio miles noster principalis secretarius pro regno nostro Scotiae ac haereditarius locumtenens regionis et dominii nostri Novae Scotiac in America variis suis susceptis navium machinarum bellicarum tormentorum et munitionum provisione deductione coloniarum necnon in dicta regione perspicienda peragranda et possidenda magnos sumptus et impensas sustinuerit et quo melius ipse ceterique nostri subditi dictae regionis inhabitationem serem experieri corroborentur pro ulteriore nostrorum in istis partibus dominiorum dilatatione Christianae religionis inibi propagatione viacque seu transitus sperabili relevatione et detectione ad ista maria quae Americae ab occidente incumbunt vulgo lie South Sea nuncupata unde magni istius fluminis seu sinus Canadae vel alicujus in eundem defluentis fluvii caput seu scaturigo non procul distare existimatur Ac quoniam ex specimine per dictum Dominum Willichmum in dictae regionis Novae Scotiae ad praefatum sinum et fluvium Canadam terminantis perspectione et peragratione hactenus exhibito spectata plantationis in istis partibus mitia ad propagationem dictao religionis magnumque antiqui regni nostri Scotiae decus et emolumentum tantum tendentia sibi stabilienda proposuit ex quo fieri potest ut dictae coloniae per ipsum suosque successores plantandae hac ope praefatam viam seu transitum ad dicta maria multum huc usque pracgravibus considerationibus desideratum totiesque per varias personas susceptum processu temporis detegant IGITUR ac pro dicti Domini Willielmi haeredum suorum assignatorum suorumque participum et associatorum ad ulteriorem in tali tantoque suscepto progressum flagrantioribus accendendis animis Nos cum specialibus avisamento et consensu prefidelis et pracdilecti nostri consanguinei et consiliarii Joannis Comitis Marriae Domini Erskene et Garcoch magni nostri thesaurarii nostrorum computorum rotulatoris collectoris et thesaurarii novarumque nostrarum augmentationum regni nostri Scotiae fidelis et praedilecti nostri consiliarii Archibaldi Domini Naper de Merchingstoun nostri in dictis officiis deputati ac reliquorum dominorum nostri

DE DOMINIO CANADAE, 1628.

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secreti consilii nostrorum commissionariorum dieti regni nostri Scotiae dedimus concessimus et disposuimus tenoreque praesentis eartae nostrae damus concedimus et disponimus praefato Domino Willielmo Alexander haeredibus suis et assignatis haereditarie imperpetuum Omnes et singulas insulas infra sinum Canadae jacentes inter Novam Scotiam et Terranı Novam ad ostium et introitum praedicti magni fluminis Canadao ubi decidit et intrat in dietum sinum (includendo inibi magnam insulam Anticosti) Neenon dedimus concessimus et disposuimus tenoreque praesentis cartae nostrae damus concedimus et disponimus praenominato Domino Willielmo Mexurator suisque pracdictis omnes et singulas insulas infra dictum fluvium Canadam , ... tes a dicto ostio et introitu ad caput usque primum ortum et scaturiginem ejusdem ubicunque sit aut lacum unde fluit (qui putatur esse versus magnum sinum Californiae a quibusdam Mare Vermeio nuncupatum) aut infra quosvis alios fluvios in dietum fluvium Canadam defluentes vel in quibuscunque lacubus aquis sive fretis per quao vel dictus magnus fluvius Canada vel aliqui alii dictorum fluviorum decurrunt aut in quibus excunt Ac practerea dedimus et concessimus tenoreque pracsentis cartae nostrae damus et concedimus praefato Domino Willielmo suisque antedictis quinquaginta leucas bondarum ab utroque latere antedicti fluvii Canadae a dieto ostio et introitu ad dietum caput fontem et seaturiginem ejusdem neenon ab utroque latere dictorum aliorum fluviorum in eundem defluentium ac etiam ab utroque latere dictorum lacuum fretorum sen aquarum per quas quilibet dictorum fluviorum decurrunt aut in quibus excunt Et similiter dedinus et concessimus tenoreque praesentis cartae nostrae damus et concedimus praefato Domino Willielmo Alexander suisque praedictis totas et integ as bondas et transitus tam in aquis quam in terra a pracdicto capite fonte et scaturigine Canadae ubicunque sit aut a quoet nque lacu unde labitur ad pracfatum sinum Californiae quantacunque comperta fuerit esse distantia cum quinquaginta leucis omnimodo ab utroque latere ejusdem transitus inter dietum caput Canadae et sinum Californiae et sinuiliter omnes et singulas insulas infra eundem sinum Californiae jacentes ac etiam totas et integras terras et bondas eidem sinui ab occidente et austro adjacentes sive reperiantur pars continentis sive terrae firmae sive insula (ut putatur esse) quae Californiae nomine vulgo nuncupatur et indigitatur Insuper dedimus et concessimus tenoreque praesentis cartae nostrae damus et concedimus ac pro nobis et successsoribus nostris cum avisamento et consensu praedicto pro perpetuo confirmamus prefato Domino Willielmo Alexander haeredibus suis et assignatis quibuscunque haereditarie omnes et singulas alias terras bondas lacus fluvios freta silvas forrestas aliaque per ipsum suosve successores corum participes associatos aut alios corum nomine seu potestatem ab his habentes quocunque tempore futuro invenienda conquerenda seu detegenda super utroque latere integrarum bondarum et transitus

antedictarum ab ostio et introitu dicti fluvii Canadao ubi in dictum sinum Canadao se exonerat ad dictum sinum Californiae aut insulas in maribus eidem adjacentibus quae per alios nostros subditos aut subditos alterius alicujus Christiani principis seu ordinum nobiscum in foedere et amicitia constitutorum hactenus realiter et actualiter possessa non sunt Cum plena et absoluta potestato ipsi dicto Domino Willielmo Alexander suisque praedictis (nullisque aliis) corum factoribus servis et aliis corum nomine colonias stabilicadi ac utendi commercio in praenominatis locis seu bondis vel qualibet earundem parte particulariter designata omnesque alios ab iisdem arcendi seu prohibendi necnon proportiones terrarum earundem cuicunque personae seu quibuscunque personis prout sibi commodum videbitur elocandi ac super iisdem terminis conditionibus restrictionibus et observationibus infra omnes praenominatas bondas sicut in Nova Scotta per quascun que literas patentes seu diplomata ipsi per quondam nostrum charissimum patrem vel nosmetipos concessas facere potest cum talibus etiam et tantis privilegiis libertatibus et immunitatibus in omnibus praodictis locis seu bondis insulis aliisque suprascriptis tam in mari aqua dulci quam in terra quales quantasque dictus Dominus Willielmus Alexander habet in Nova Scotia per priores suas literas patentes seu diplomata de Nova Scotia de data apud

Quaequidem privilegia in dictis prioribus literis patentibus contenta et unumquodque eorum adeo sufficientia et valida fore ordinanus ac si singula hic particulariter et sigillatim concessa et expressa fuissent de verbo in verbum ejusdem omnimodo roboris fortitudinis et efficaciae fore volentes penes quorum particularem hic non insertionem nos pro nobis et successoribus nostris dispensavimus tenoreque praesentis cartae nostrae dispensanus imperpetuum Declarando etiam sicut nos cum avisamento et consensu praedicto ordinamus et declaramus pro nobis et successoribus nostris quod hac praesentes nostrae literac patentes seu diploma nullatenus crit praejudiciabile nec derogativum quibuscunque juribus cartis seu diplomatibus praefato Domino Willielmo Alexander suisve antedictis de aut super Nova Scotia quocunque tempore datam praesentium praecedente concessis aut alicui capiti clausulae articulo seu conditioni in iisdem expressis ac etiam sino praejudicio prioris alicujus literae patentis per nos antehae quibuscunque baronettis infra Scotiam de regione Novae Scotiae concessae seu concedendae quovis tempore futuro Prohibendo et vetando prout nos tenore praesentis cartae nostrae specialiter prohibemus et vetamus omnes et singulos nostros subditos cujuscunque gradus seu conditionis in quolibet nostrorum regnorum seu dominiorum ne ullam faciant plantationem nec ullo utantur commercio in dictis locis seu bondis sinubus fluviis lacubus insulis et fretis suprascriptis aut in aliqua earundem parte absque specialibus avisamento licentia et consensu praefati Domini Willielmi Alexander suorumve praedictorum ac cum speciali potestate dicto Domino Willielmo

DE DOMINIO CANADAE, 1628.

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Alexander suisque praedictis attachiandi arrestandi et deprehendendi omnes et singulas personas quae negotiari et commercio uti in aliqua dictorum locorum seu bondarum parte contra hanc prohibitionem inventae fuerint cerumque naves et bona confiscandi ac desuper in suos proprios usus pro libito disponendi absque ullo computo seu ratione de eisdem vel aliqua earundem parte reddenda quomodolibet omniaque alia adeo libere et large in omnibus intentionibus propositis et instructionibus faciendi infra totas et integras praenominatas bondas seu spatia sicuti pracfatus Dominus Willielmus Alexander suique pracdicti infra dictam regionem Novae Scotiae seu dictum regnum nostrum Scotiae feeisse potuit seu facere potest virtute cujuslibet dictarum literarum patentium priorum cartarum seu diplomatum TENENDAS et HADENDAS totas et integras praenominatas terras spatia seu bondas insulas aliaque generaliter et particulariter expressa cum singulis suis privilegiis immunitatibus et commoditatibus quibuscunque generaliter et particulariter supramentionatis praefato Domino Willielmo Alexander suisque praedictis de nobis et successoribus nostris de corona et regno nostro Scotiae in libera alba firma imperpetuum per omnes rectas metas antiquas suas et divisas prout jacent in longitudine et latitudine in domibus aedificiis boscis planis moris marresiis viis semitis aquis stagnis rivolis pratis pascuis ot pasturis molendinis multuris et ecrum sequelis aucupationibus venationibus piscationibus petariis turbariis carbonibus carbonariis cuniculis cuniculariis columbis columbariis fabrilibus brasinis brueriis et genistis silvis nemoribus et virgultis lignis tignis lapieidiis lapide et calce cum curiis et carum exitibus herezeldis bludevitis et mulierum merchetis eum communi pastura liberoque introitu et exitu ac cum omnibus aliis et singulis suis libertatibus commoditatibus proficuis asigmentis ac justis suis pertinentiis quibuscunque tam non nominatis quam nominatis tam subtus terra quam supra terram procul et prope ad praedictas terras cum pertinentiis spectantibus seu juste spectare valentibus quomodolibet in futurum libere quiete plenarie integre honorifice bene et in pace cum furca fossa sok sak thole thame wert wraik wair weth vennysoun infangtheif outfangtheif pit et gallous sine aliquo impedimento revocatione contradictione aut obstaculo aliquali REDDENDO inde annuatim dictus Dominus Willielmus suique praedicti nobis et successoribus nostris unum denarium monetae Scotiae super solo dictarum terrarum aut alicujus partis earundem ad festum Nativitatis Domini nomine albae firmae si petatur tantum Quasquidem totas et integras praenominatas terras spatia seu bondas insulas aliaque generaliter et particulariter supra expressa ut dictum est nos cum specialibus avisamento et consensu praedicto pro nobis et successoribus nostris ereximus et univimus tenoreque praesentis cartae nostrae erigimus et unimus in unum integrum et liberum [dominium] DOMINIUM DE CANADA nuncupandum ad menioratum Dominum Willielmum Alexander suosque praedictos haereditarie spectans et pertinens imperpetuum Nobis etiam tenore praesenti cartae nostrae gratiose

placet quod quandocunque dictus Dominus Willielmus Alexander suique antedicti vel aliquis corum hanc praesentem nostram cartam cum omnibus et singulis beneficialibus clausulis et conditionibus quao in dictis prioribus literis patentibus cartis seu diplomatibus do Nova Scotia renovari vcluerit et desideraverit vel prout ipse sui antedicti vel eorum quilibet ex advocatorum consultatione aut speciali aliqua ulterioris seu certioris [citerioris ?] dictorum locorum seu bondarum fluviorum lacuum f etorum seu transituum aliorumque supra mentionatorum detectionis cognitione magis commodum et expediens videbitur tune et in eo casu nos dietam cartam praefato Domino Willielmo Alexander suisque antedictis in optima et amplissima quae comminisci poterit forma renovaturos et translaturos promittimus in verbo principis Insuper nos tenore praesentis cartae nostrae cum avisamento et consensu praedicto decernimus declaramus et ordinamus qued sasina per dictum Dominum Willielmum Alexander suosve praedictos apud castrum nostrum de Edinburgh tanquam eminentissimum et principalem dicti regni nostri Scotiae locum aut super solo et fundo praefatarum terra um bondarum et insularum vel cujuslibet earundem partis ad placitum et libitum ejus lem Domini Willielmi suorumque prædictorum capienda omni tempore futuro sufficiens crit pro totis et integris praenominatis terris bordis insulis aliisque supra specificatis aut aliqua parte seu pertione earundem et quod haeredes praefati Domini Willielmi suorumque praedictorum in omnibus et singulis praenominatis terris bondis insulis aliisque pracdictis vel per praccepta e cancellaria dicti regni nostri Scotiae aut cancellaria per dictum Dominum Willielmum suosque antedictos in praefata regione et dominio de Canada instituenda pro libito sasiantur aut ctiam prout haeredes sui per dictas priores suas concessiones in Nova Scotia sasiri possunt penes quod nos cum avisamento et consensu praedicto pro nobis et successoribus nostris dispensavimus tenoreque praescatis cartae nostrae dispensamus imperpetuum ac penes omnia et singula prenominata privilegia aliaque generaliter et particulariter supra mentionata Et practerca fecimus et constituimus tenoreque praesentis cartae nostrac facimus ct constituimus

et corum quemlibet conjunctim et divisim ballivos nostros in hac parte dando et concedendo iis et eorum cuilibet nostram plenam potestatem et speciale warrantum statum et sasinam haereditariam pariter et possessionem actualem realem et corporalem praefato Domino Willielmo Alexander suisque antedictis vel suis certis actornatis hanc praesentem cartam nostram habentibus seu producentibus dandi concedendi et deliberandi de omnibus et singulis praenominatis terris bondis fluviis lacubus insulis fretis seu transitibus aliisque quibuscunque generaliter et particulariter supra expressis dictae regionis et dominii de Canada apud dictum castrum nostrum de Edinburgh vel super solo et fundo cujuslibet partis praedictarum terrarum et bondarum seu locorum vel utroque modo ad placitum dicti Domini Willielmi Alexander suorumque praedictor am Mandando iisdem et eorum cuilibet quatenus visis

DE DOMINIO CANADAE, 1628.

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praesentibus indilate statum et sasinam haereditariam pariter et possessionem actualem realem et corporalem onnium et singularum praenominatarum terrarum locorum seu bondarum insularum fluviorum lacuum aliorumque praedictorum generaliter et particulariter supra expressorum pracfato Domino Willielmo Alexander suisque praedictis vel suis certis actornatis hanc praesentem cartam nostram habentibus seu producentibus super qualibet parte fundi dictarum terrarum vel apud castrum nostrum de Edinburgh vel utroque modo prout ipsi suisque praedictis melius apparebit dent tradant et deliberent seu aliquis eorum det tradat et deliberet per terrae et lapidis deliberationem praefato Domino Willielmo suisque antedictis vel eorum actornatis hanc praesentem nostram cartam habentibus seu producentibus apud dictum castrum vel super solo et fundo dictaram terrarum aliorumque suprascriptorum vel utroque modo pro libito dicti Domini Willielmi suorumque praedic-Quamquidem sasinam ita per dietos nostros ballivos in hac parte praefato Domino Willielmo suisque antedictis vel eorum actornatis hanc praesentem cartam nostram habentibus seu producentibus tradendam nos pro nobis et successoribus nostris decerninus et ordinanus bonam legitimam validam et sufficientem fore in omni tempore futuro dispensando sicuti nos tenore praesentis cartae nostrae dispensamus penes omnia quae adversus candem objici possunt sive in forma sive in effectu DENIQUE nos pro nobis et successoribus nostris cum avisamento et consensu pracdicto volumus decernimus declaramus et ordinamus hane praesentem cartam nostram cum omnibus et singulis privilegiis libertatibus clausulis articulis et conditionibus supradictis in proximo nostro parliamento regni nostri Scotiae scu quolibet alio ejusdem regni parliamento posthae tenendo ad libitum et placitum dieti Domini Willielmi Alexander suorumque praedictorum ratificandam approbandam et confirmandam roburque fortitudinem et efficaciam decreti ejusdem supremi fore habituram ad quod faciendum nos pro nobis et successoribus nostris volumus et declaramus caudem nostram cartam et clausulas inibi contentas sufficiens fore mandatum seu warrantum idem ita fieri et perfici promittentes in verbo regis IN CUJUS REI testimonium huie praesenti cartae nostrae magnum sigillum nostrum apponi praecepimus Testibus nostris consanguineis et consiliariis Jacobo marchione de Hammiltoun comite Aranie et Cantabrigie domino Aven et Innerdaill Willichno Mariscalli comite domino Keyth &e. regni nostri mariscallo Georgio vicecomite de Duplin domino Hay de Kinfawnis nostro concellario Thoma comite de Hadingtoun domino Bynning et Byris &c. nostri secreti sigilli custode dilectis nostris familiaribus consiliariis Dominis Willielmo Alexander de Menstrie nostro secretario principali Jacobo Hammiltoun de Magdalenis nostrorum rotulorum registri ac consilii clerico Georgio Elphingstoun de Blythiswod nostrae justiciariae clerico et Joanne Scot de Scottistarvett militibus nostrae cancellariae directore Apud regiam nostram de Quhythall secundo die mensis Februarii anno Domini millesimo sexcentesimo vigesimo octavo et regni nostri tertio.

